# BEFORE THE UTTARAKHAND ELECTRICITY REGULATORY COMMISSION INDEX

IN THE MATTER OF: Petition Seeking Review of UERC's Order Dated 27th

March 2025, Passed in the Suo Moto Proceedings

Regarding Extension Requests for Development and

Commissioning of Solar Power Plants Allotted Under

the "Tariff-Based Competitive Bidding Process" for

Type-1 Projects Under the Solar Energy Policy of

Uttarakhand, 2013

AND

IN THE MATTER OF: M/S DEVENDRA N SONS ENERGY PVT. LTD.,
REGISTERED OFFICE- 180-A, RAJPUR ROAD,
DEHRADUN, UTTARAKHAND Through its Authorised
signatory Mr. Vineet Bist S/o Shri Arjun Singh Bist
R/o 23/1 Shakti Colony, New Cant Road,

Hathibarkala, Dehradun, Uttarakhand, Pin- 248001

.....Petitioner

AND

- UTTARAKHAND POWER CORFORATION LTD, Victoria Cross Vijeyta Gabar Singh Jrja Bhawan, Kanwali Road, Balliwala Chowk, Dehradun, Uttarakhand.
- UTTARAKHAND RENEWABLE ENERGY DEVELOP-MENT AGENCY, Energy Park Campus, Patel Nagar Industrial Estate, Dehracun, Uttarakhand.

...... Proforma Respondents



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Authorised signatory Mb Vincet Bist
M/S DEVENDRA N SONS ENERGY PVT. LTD



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## BEFORE THE UTTARAKHAND ELECTRICITY REGULATORY COMMISSION

#### INDEX

IN THE MATTER OF: Petition Seeking Review of UERC's Order Dated 27th March 2025, Passed in the Suo Moto Proceedings Regarding Extension Requests for Development and Commissioning of Solar Power Plants Allotted Under the "Tariff-Based Competitive Bidding Process" for Type-1 Projects Under the Solar Energy Policy of Uttarakhand, 2013

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The humble Petitioner most respectfully showeth:

Specific Legal Provision under which Petition is being filed:

Section-86(1 (e) of Electricity Act, 2003 requires the promotion of cogeneration and generation of electricity from renewable sources of energy by providing suitable measures for connectivity with the grid.

- II. Section 94(1) in The Electricity Act, 2003 stipulated as under: "The Appropriate Commission shall, for the purposes of any inquiry or proceedings under this Act, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1938) in respect of the following matters, namely reviewing its decisions, directions and orders."
- III. Regulation 5= (1) Of the UERC (Conduct of Business) Regulations, 2014 stipulates as follows: "The Commission may on its own or on the application of any of the persons or parties concerned, within 60 days of the making of any decision, direction or Order, review such decisions, directions Orders and pass such appropriate orders as the Commission thinks fit."
- IV. The accompanying petition is being filed under the above provisions of Law.

#### 2. Limitation: -

The current petition has been filed within time limit and is not barred by limitation specified under law.

#### 3 Facts of the case: -

- The Petitioner was allotted a solar power plant of 500 KWp capacity by UREDA after participating in a tender process bearing E-Tender/RfP No.: 03/UREDA/Grid Connect/RfP/2019-20, Dated 22-07-2019. The letter of award for the said allotment was received by the Petitioner on 01/11/2C19 (LOA No. 1712 of C1/11/2019). A photocopy of the said Letter of Award is being annexed as Annexure No-2.
- 2. That initially, a parcel of land situated in Village Sahiya, Chakrata was identified and proposed for the project, and the said address was also mentioned in the Letter of Award (LOA). However, upon conducting detailed due diligence over a period of several months, discrepancies and irregularities were discovered in the title documents pertaining to the said land. In view of the legal infirmities associated with the land records, the initially proposed site had to be abandoned.



- 3. That a new land parcel was identified in Jhaknidhar, Tehri, and the process of TFR for the said land was duly completed. However, the nearest transmission line let alone a substation was located at a considerable distance. The high cost of constructing the interconnection line rendered the project financially unviable, and consequently, the site had to be abandoned as well.
- 4. That thereafter, the petitioner identified another parcel of land in Vikasnagar and engaged in substantial efforts over a considerable period to assess its viability for the proposed solar project. However, it was subsequently informed that Uttarakhand Power Corporation Limited (UPCL) would not be able to provide grid connectivity at the said location, as the identified land was separated from the nearest substation by forest land, thereby rendering transmission infeasible due to regulatory and environmental constraints. In view of this limitation, the petitioner was once again compelled to abandon the site and continue its search for an alternative location.
- 5. That the Hon'ble Commission, on various occasions, granted extensions to the control period of the benchmark capital cost and the generic tariff to developers, inter alia, due to the impact of COVID-19. These extensions were granted from time to time since the inception of the scheme, with the last such extension being granted up to 15-11-2021.
- 6. That during the CCVID-19 period, the petitioner was actively engaged in identifying and securing suitable land for the proposed project. In this process, the petitioner shifted focus to an alternative site located in Village Uproli, Sahiya, Chakrata. The TFR was obtained, the lease deed was duly executed, and construction work was commenced. However, to the petitioner's dismay and serious inconvenience, this site also had to be abandoned due to complex legal issues that arose concerning the Scheduled Tribe status of the landowner and his legal capacity to lease the land. As a result, despite securing the Power Purchase Agreement (PPA) and initiating construction, the petitioner was compelled to vacate the site. A copy of the said PPA is annexed herewith and marked as



- Annexure No.- 3 & A copy of the said lease deed(s) is/are annexed herewith and marked as Annexure No.- 4 for the kind perusal of this Hon'ble Commission.
- That the Uttarakhand Renewable Energy Development Agency (UREDA), vide its letter dated 30.05.2023, extended the timeline for commissioning of the project up to 31.03.2024, and subsequently further extended the same up to 31.12.2024.
- 8. That thereafter, in spite of the repeated challenges faced, the petitioner shifted to a new location in Village Kandari, Block Naugaon, District Uttarkashi. The petitioner applied for TFR for the said land and was granted the same on 15.10.2024. A copy of the said TFR has been duly marked and annexed herewith as Annexure No. 5. The sequence of unforeseen and uncontrollable circumstances leading to the abandonment of earlier sites reflects the persistent difficulties encountered by the petitioner despite bona fide efforts and substantial commitment to the project.
- 9. That pursuantly, submitted a request for issuance of a supplementary Power Purchase Agreement (PPA). However, the supplementary PPA was not issued to the petitioner by the concerned department, as the authorities opted to await a further extension of the deadline for setting up the plant.
- 10. That the petitioner applied for a bank loan and, simultaneously, commenced preliminary work on the said land. The bank loan has been sanctioned in principle and awaits the extension order for final disbursement. The correspondence from the bank reflecting petitioner's loan has been annexed as Annexure no.-6.
- 11. That in the meantime, the petitioner continued to progress with the project using its own resources and successfully completed design, engineering work, HT equipment foundation work, guard room construction and piling is under progress. It is worth noting that the Petitioner has even booked invertors, Solar Panels and transformer.



- 12. That the Petitioner, having encountered multiple abovementioned impediments in its endeaver to establish the solar power plant, after having put in extensive efforts over a prelonged period, the Petitioner was finally optimistic about setting up the solar power plant and thus requested UREDA for further extension of the project commissioning deadline. However, UREDA, instead of granting the extension, sought directions from the Hon'ble Commission. By its order dated 27 03.2025, the Hon'ble Commission directed UREDA to cancel the Letter of Award (LoA), and consequently, no further extension was granted.
- 13. That the Fetitioner made every possible effort; however, the circumstances remained beyond the Petitioner's control, and the outcome has been unfortunate. The delay that has occurred is despite persistent and bona fide efforts, made with the pure and sincere intention of developing the proposed solar power and because the petitioner faced unforeseer challenges that impeded the timely progression of the project.
- 14. That the petitioner has invested substantial personal resources, including hard-earned capital, considerable time and dedicated effort, towards the establishment of the solar power plant. These investments underscore the petitioner's sincere commitment to the project's realization.

#### 4. Cause of Action: -

The cause of action for filing the present Review Petition arose on 27-05-2025, when the Hon'ble Commission passed an order directing the cancellation of the Letter of Award (LoA) granted to the Petitioner, thereby denying further extension of the commissioning date for the proposed solar power project. The cause of action is continuous in nature, as the said order has resulted in irreparable loss and prejudice to the Petitioner. Hence, the present Review Petition is being filed seeking reconsideration of the said order in the interest of justice and equity.



#### 5. Grounds of Relief: -

- That it is respectfully submitted that the Hon'ble Commission 5.1 sought information regarding the successful developers from UREDA, and based solely on the information so furnished, proceeded to pass the impugned order cancelling the Letters of Award (LOAs). It is submitted that UREDA was neither in a position nor under a legal obligation to adequately represent the case of the Petitioner. Consequently, relevant facts and material evidence pertaining to the Petitioner's project were not placed before the Hon'ble Commission. The P∋titioner submit that the principles of natural justice require that an opportunity of hearing ought to have been afforded to the concerned developers prior to the passing of any adverse order, particularly an order involving cancellation of the LOAs. The impugned decision has been taken without giving the Petitioner an opportunity to be heard, despite the fact that significant time, effort, and financial investment has already been made in furtherance of the project. The nonobservance of audi alteram partem has thus caused grave prejudice to the Petitioner.
- 5.2 That without prejudice to the other grounds raised herein, the Petitioners respectfully submit that the rationale adopted by the Hon'ble Commission in cancelling the Letters of Award (LOAs), on the premise that the Uttarakhand Solar Energy Policy, 2013 has been repealed upon the enforcement of the Uttarakhand State Solar Policy, 2023, fails to consider the broader policy objectives enshrined in the new Solar Policy itself. The Uttarakhand State Solar Policy, 2023, in fact, sets forth significantly more ambitious targets, seeking to achieve solar capacity addition of approximately 2500 MW. The projects awarded under the 200 MW scheme would meaningfully contribute to the attainment of these enhanced targets.
- 5.3 It is further submitted that, as of now, there is no indication of any fresh tender being issued by the concerned department in the near future. This position is also acknowledged and affirmed by UPCL itself in its reply to the Suo Moto proceedings which have culminated in the present order



uncer review. In such circumstances, cancelling the LOAs rather than facilitating their execution will only hinder the realization of the State's renewable energy objectives.

- Moreover, it is respectfully submitted that the very efficacy and credibility of future schemes is undermined when past schemes, floated under statutory policies and acted upon by developers in good faith, are not fulfilled or allowed to reach completion. If projects already awarded under earlier schemes are abruptly cancelled without due consideration of the nevelopers' investments and the prevailing ground realities, it raises serious concerns about the sanctity and enforceability of future policy initiatives and tenders. This not only discourages investor confidence but also defeats the long-term vision of scaling up solar power capacity in the State.
- 5.5 It is pertinent to note that India has set a national target of achieving 50C GW of non-fossil fuel-based energy capacity by the year 203C, with solar energy playing a central role in this transition. Of this, a specific target of 280 GW of solar capacity has been set. The success and implementation of State-level projects, including those under the 200 MW scheme, form a critical component of India's contribution toward these national goals under its international climate commitments. The cancellation of such projects runs counter to both State and national renewable energy ambitions.
- 5.6 That the Fon'ble Commission, vide its order dated 15.12.2019, while adjudicating upon the petition concerning the revival of bids submitted by unsuccessful bidders under the 200 MW Solar PV Scheme, clearly delineated the scope of its jurisdiction. It was unequivocally held that:

"Further, the RfP for the development of Sclar PV plants under Type-I was approved by the Government of Uttarakhand (GoUF) vide letter no. 232/1/2019-C5/14/2009 dated 08.02.2019, subject to certain conditions. In such RfP(s), the role of the Commission is limited to the Regulations and tariff rates specified therein for renewable energy-based power



plants, and approval or otherwise of the RfP comes under the purview of GoUK."

"Accordingly, based on the above discussion, the Commission is of the view that the issues raised by the Petitioners do not come under the jurisdiction of the Commission, and therefore, they are advised to approach the relevant authority in the matter, which in the present case would be the Director, UREDA or Secretary (Energy), Government of Uttarakhand."

- 5.7 That having thus expressly confined its role to tariff determination and regulatory oversight, the Commission cannot now act contrary to its own findings and assume a role that lies exclusively with the executive authority namely, UREDA or the Government of Uttarakhand. In particular, the direction to cancel the Letter of Award (LoA) an administrative function clearly falls outside the Commission's jurisdiction as acknowledged in its own order dated 15.12.2019.
- 5.8 That the Commission, on past occasions as well as UREDA, has granted extensions on the condition that any delay beyond the dates set in the respective extension orders would attract the lower of-
  - the prevailing tariff for the relevant financial year, as extended from time to time, or
  - (ii) the tariff determined through competitive bidding/PPA.
- 5.9 That the Petitioner humbly requests a final extension on the same terms and undertakes to accept the lower of the applicable tariffs. This arrangement will, in fact, be beneficial to the DISCOM, as it will enable them to procure electricity from the Petitioner at a reduced tariff.
- 5.10 That it is most respectfully submitted that the Hon'ble Commission may be pleased to adopt a broad, purposive, and benevolent approach while considering the present review, particularly in light of the foundational objectives enshrined in the Uttarakhand Solar Policy, 2013. The petitioner numbly submits that grant of a final opportunity for extension would be in consonance with the very spirit and purpose of the policy, which aims inter alia:

- a) To promote green and clean power using solar energy to reduce the dependence on conventional sources of energy like coal, gas and oil.
- To create direct and indirect employment opportunities in the State.
- To create conditions conducive to the involvement of investors in RE projects.
- d) To enhance the use of solar energy source that assist in mitigating environmental pollution.

The Petitioner's project is aligned with the above-stated objectives, and a final opportunity for extension would enable the realization of these goals in letter and spirit.

- 5.11 That Non-availability of Suitable Land Despite Diligent Efforts: The petitioner undertook extensive and bona fide efforts to identify and secure suitable land for the establishment of the proposed project. Despite best efforts, the petitioner was compelled to abandor multiple identified project sites due to legal complications unforeseen at the time of selection. Despite initial identification of land parcels in Village sainsa, Jhaknidhar, Vikasnagar and Uproli unforeseen legal and technical difficulties the petitioner to abandon those sites. These setbacks, beyond the petitioner's control, significantly delayed project commencement and demonstrate the petitioner's good faith and proactive conduct.
- 5.12 That Substantial Investment and Physical Progress on Ground: Upon finalising the land in Village Kandari, Uttarkashi and execution of the lease deed dated 14.12.2022, the petitioner immediately commenced physical development of the site, land development, and designing and have booked the solar plates, inverters and transformer. These works reflect the petitioner's serious commitment and substantial financial and physical investment in the project, even before formal sanction of the loan.



- 5.13 Despite the Petitioner's rigorous and sustained efforts to establish the solar power plant, a significant challenge persists in the form of land acquisition particularly for projects of larger capacity in hilly regions. In such areas, land ownership is highly fragmented. Often, a single parcel of land is jointly owned by multiple family members, and this is only one part of the problem, as adjoining parcels are owned by entirely different individuals or families.
- 5.14 That Convincing each and every co-owner, across multiple parcels, to agree not only to the lease but also to a uniform lease rate is an extremely complex and time-consuming task. That this is a systemic challenge faced by most developers operating in hilly terrains, and it is respectfully submitted that the Hon'ble Commission ought to take this ground reality into consideration while adjudicating matters involving delays or procedural difficulties in such regions.
- 5.15 That the Petitioner understands that there has been a significant delay, but it is submitted that the delay was neither intentional nor due to any negligence. Rather, it was the result of genuine, unavoidable difficulties. The Petitioner has consistently acted in good faith, made sincere efforts, and remained committed to the successful implementation of the project throughout this period.
- 5.16 That it is respectfully submitted that the considerable time, effort, and financial investment already made particularly in the search and acquisition of suitable land and the lease executed thereto will be rendered futile and result in irreparable loss to the Petitioner if the extension is not granted.
- 5.17 That in light of the abovementioned facts and circumstances, it is most respectfully requested that the Hon'ble Commission may be pleased to review its order dated 27.03.2025 and graciously grant a further extension of the commissioning date.



5.18 It is respectfully submitted that the commissioning date be extended up to December 2025, considering that the adjudication and issuance of the Hon'ble Commission's order may take up to three months. By that time, the monsoon season would commence, during which it is practically unfeasible to carry out plant erection activities in hilly terrain. Therefore, an extension up to December 2025 would reasonably provide the Petitioner with a workable window of four to five months post-monsoon to complete the establishment of the solar power plant.

## 6. Details of Remedy Exhausted:

That as the Hon'ble Commission is the Appropriate Authority to consider the matter, no judicial remedy has been sought from any other for um/courts etc.

# 7. Matter not previously filed or pending with any other court:

As the Hon'ble Commission is the Appropriate Authority to consider the matter, the petition is being filed only before the Hon'ble Commission and no other petition or Application is pending before any other court.

## 8. Relief Sought:

In view of the foregoing facts, circumstances, and grounds stated hereinabove, the Petitioner most respectfully prays that this Hcn'ble Commission may be pleased to:

- a) Admit and allow the present Review Perition filed against the order dated 27.03.2025;
- Review and recall the order dated 27.03.2025, whereby the Letter of Award (LoA) issued to the Petitioner was directed to be cancelled;
- c) Grant an extension of the commissioning date for the Petitioner's solar power project up to December 2025, considering the genuine difficulties faced in acquiring land in hilly terrain and the practical challenges of executing construction during the monsoon season;

d) Pass such other and further orders as this Hon'ble Commission may deem just, fair, and proper in the facts and circumstances of the case.

## 9. Interim Order, if any, prayed for:

Pass any such other order/s, and/or direction/s which the Hon'ble Commission may deem fit and proper in the interest of justice, keeping in view the facts and circumstances of the case.

#### 10. Details of Index

S. No.	Particulars	
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8.	Annexure-6, Copy of the correspondence from bank reflecting petitioner's loan.	
9,	Annexure- 7, Vakalatnama along with authority letter & IDs.	

#### 11. Particulars of fee remitted.

That the prescribed Application fee amounting to Rs. 10,000/- as per the Part-E, Clause-7 of UERC (Fees and Fines Regulation, 2018), has been deposited in the bank account of Hon'ble UERC. The receipt of the same is being annexed with the petition.



#### 12. List of Enclosures

- Copy of order dated 27 March 2025.
- Copy of Letter of Award (LOA No. 1712), dated 01-11-2019
- Copy of Power Purchase Agreement dated 30-06-2022
- 4. Copy of the lease deed(s) executed by the Petitioner.
- Copy of TFR dated 15-10-2024
- Copy of the correspondence from bank reflecting petitioner's loan.
- 7. Vakalatnama along with authority letter & IDs.

Authorised signatory Mr. Vincet Bist
M/S DEVENDRA W SONS ENERGY PVT. LTD

#### Verification: -

I, Mr. Vineet Bist, authorised signatory of M/S DEVENDRA N SONS ENERGY PVT. LTD do hereby verify, that the contents of Para 1 to 12 are true and correct to my best of knowledge.

Authorised signatory Mr. Vineet Bist
M/S DEVENDRA N SONS ENERGY PVT. LTD





## INDIA NON JUDICIAL

## **Government of Uttarakhand**

#### e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

: IN-UK90442778524673X

: 06-May-2025 05:25 PM

NONACC (SV)/ uk1335004/ DEHRADUN/ UK-DH

: SUBIN-UKUK133500488266571702723X

DEVENDRA N SONS ENERGY PVT LTD

: Article 4 Affidavit

NA.

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(Zero)

: DEVENDRA N SONS ENERGY PVT LTD

NA.

DEVENDRA N SONS ENERGY PVT LTD

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(Ten only)











- 1. The authenticity of this Stanip centilizate should be verified at "www.sholiesterrap.com" or using e-Stanip Mobile Agg of Stack. Holding Arty (Not regalacy in the details on this Centilicate and as available on the vehicle in Mobile App residen. It invalid.
- 2. The onus of checking the legitimacy is on the use is of the pertilicute.
  3. In case of any discrepancy please inform the Competent Authority.

File	No	
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# BEFORE THE UTTARAKHAND ELECTRICITY REGULATORY COMMISSION

#### INDEX

IN THE MATTER OF: Petition Seeking Review of UERC's Order Dated 27th
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AND

IN THE MATTER OF

M/S DEVENDRA N SONS ENERGY PVT. LTD., REGISTERED OFFICE- 180-A, RAJPUR ROAD, DEHRADUN, UTTARAKHAND Through its Authorised signatory Mr. Vineet Bist S/o Shri Arjun Singh Bist R/o 23/1 Shakti Colony, New Cant Road, Hathibarkala, Dehradun, Uttarakhand, Pin- 248001



.....Petitioner

- 1 UTTARAKHAND POWER CORPORATION LTD, Victoria Cross Vijeyta Gabar Singh Urja Bhawan, Kanwali Road, Balliwala Chowk, Dehradun, Uttarakhand.
- 2 UTTARAKHAND RENEWABLE ENERGY DEVELOP-MENT AGENCY, Energy Park Campus, Patel Nagar Industrial Estate, Dehradun, Uttarakhand.

...... Proforma Respondents



### AFFIDAVIT VERIFYING THE PETITION

I, Mr. Vineet Bist S/o Shri Arjun Singh Bist R/o 23/1 Shakti Colony, New Cant Road, Hathibarkala, Dehradun, Uttarakhand, Pin-248001, authorized signatory of M/S DEVENDRA N SONS ENERGY PVT. LTD., REGISTERED OFFICE- 180-A, RAJPUR ROAD, DEHRADUN, UTTARAKHAND the deponent named above, do hereby solemnly affirm and state on oath as under:-

- That the deponent, is the authorized signatory of petitioner M/S DEVENDRA N SONS ENERGY PVT. LTD., REGISTERED OFFICE-180-A, RAJPUR ROAD, DEHRADUN, UTTARAKHAND, in the abovementioned matter, and is acquainted with the facts deposed to below.
- 2. I, the deponent named above do hereby verify that the contents of the paragraph Nos. 1 of the affidavit and those of the paragraph No. 1 to 12 of the accompanying petition are true to my personal knowledge and those of the paragraph Nos. 1 to 12 of the accompanying petition are based on the perusal of records and those of the paragraph nos. 1 to 12 of the accompanying petition are based on information received and of the paragraph Nos. 5,8,9 of the accompanying petition are based on the legal advice which I believe to be true and verify that no part of this affidavit is also and nothing material has been concealed.



> Reg. No. UK-698/2021 ...) Mob. No. 7060756532

Solemnly affirmed before me on this ..... day of May 2025 at Dehradun 11:00 a.m. by the deponent who has been identified by the aforesaid Advocate.

I have satisfied myself by examining the deponent that he understood the contents of the affidavit which has been read over and explained to him. He has also been explained about Section 193 of Indian Penal Code that whosoever intentionally gives false evidence in any of the proceedings of the commission or fabricates evidence for the purpose of being used in any of the proceedings shall be hable for punishment as per law.



(Notary Public)

(RAJENDER FINER NEGI)
Advocate & NOTARY
Advocate & NOTARY
Chamber No 92, 1st Floor
Opposite Bar Office
Opposite Bar Office
Limbradun futtarakhand)

#### Before



## UTTARAKHAND ELECTRICITY REGULATORY COMMISSION

Petition No.: 35 of 2025 (Suo-Moto)

#### In the matter of:

Suo-moto proceedings in the matter of time extension in Scheduled Commissioning Date of Solar PV Plants to be developed by various developers in the State of Uttarakhand under "Tariff Based Competitive Bidding Process under Type-I Projects of Solar Energy Policy of Uttarakhand, 2013".

#### CORAM

Shri M.L. Prasad

Chairman

Shri Anurag Sharma

Member (Law)

Date of Order: March 27, 2025

This Order relates to the representations received from various Solar PV plant developers requesting for additional time till 31.03.2025 for development/commissioning of the solar power plants allotted to them under "Tariff Based Competitive Bidding Process under Type-I Projects of Solar Energy Policy of Uttarakhand 2013".

#### 1. Background

- 1.1 UPCL vide its letter dated 02.06.2018 had requested UREDA for arrangement of 200 MW solar power to achieve its RPO for FY 2018-19 and onwards. Accordingly, UREDA had invited bids for setting up Solar PV plants of cumulative capacity of 200 MW in the hilly region of Uttarakhand for procurement of power on long term basis by UPCL through tariff based competitive bidding under Type-I category, i.e. "Projects selected as per the competitive bidding process for selling power to Uttarakhand DISCOM, i.e. UPCL for meeting their RPO Obligations as specified by UERC from time to time", of Solar Energy Policy of Uttarakhand, 2013.
- 1.2 Subsequently, UREDA vide its Petition dated 10.12.2018, had sought approval to extend the Control Period of the benchmark capital cost & generic tariff as determined by the



Commission vide RE Regulations 2013 for Solar PV Plants for FY 2018-19, upto March 2020 for Solar PV plants having cumulative capacity of 200 MW. In the matter, the Commission vide its Order dated C1.02.2019, had extended the Control Period of the generic tariff as determined by the Commission for FY 2018-19 till June, 2020 for plants to be commissioned under 200 MW scheme. Accordingly, the tariff discovered through competitive bidding was to be appliable only if the proposed plants got commissioned by June, 2020 otherwise the lower of the tariff determined by the Commission for the year of commissioning of the proposed plant or discovered through competitive bidding would be applicable.

- 1.3 Thereafter, UREDA vide its Petition dated 22.07.2019 submitted that it had invited bids for development of Solar PV plant having cumulative capacity of 200 MW, however, bids having cumulative capacity of 143.85 MW were found eligible for the establishment of such solar plants and, accordingly, UREDA invited bids for the remaining capacity of 51.85 MW (say 52 MW). Therefore, UREDA vide the said Petition had requested the Commission to extend the benchmark capital cost and generic tariff determined by the Commission for FY 2019-20 till October, 2020. In the matter, the Commission vide its Order dated 18.09.2019 accepted the request of UREDA and extended the Control Period of the benchmark capital cost and generic tariff determined for FY 2019-20 upto October, 2020 as ceiling tariff for competitive bidding purpose for the upcoming Solar PV plants having cumulative capacity of 52 MW. Accordingly, the tariff discovered through competitive bidding would be applicable only if the proposed plants got commissioned by October, 2020 otherwise the lower of the tariff determined by the Commission for the year of commissioning of the proposed plant or discovered through competitive bidding would be applicable.
- 1.4 Subsequently, the Commission on the request of the successful bidders through its Suomoto Order dated 23.06.2020 had allowed the Solar Power developers (200 MW) to develop and commission their respective plants by 31.05.2021 due to impact of COVID-19 pandemic which was further extended by the Commission upto 31.08.2021 vide its Order dated 31.03.2021 at the tariff rates as specified in the respective PPAs of the Solar Power plant developers. Thereafter, the Commission vide its Suo-moto Order dated 21.09.2021 had extended the time up to 15.11.2021 to get the tariff specified in respective PPAs.



- 1.5 Subsequently, UREDA vide its letters dated 30.07.2022 had allowed the developers to commission their projects by 31.03.2023. Thereafter, vide letter dated 30.05.2023 UREDA again allowed extension till 31.03.2024 subject to the condition that minimum of tariff mentioned in PPA or generic tariff as determined by the Commission shall be applicable. UREDA once again vide its letter dated 27.06.2024 allowed additional time upto 31.12.2024 for commissioning of the projects allotted under 200 MW with the same condition, i.e. minimum of tariff mentioned in the PPA or generic tariff as determined by the Commission, shall be applicable.
- 1.6 Subsequently, some of the developers approached UREDA requesting for additional time upto 31.03.2025 for development/ commissioning of the Solar Power capacity allotted to them. In the matter, UREDA through its letter dated 10.01.2025 approached the Commission for seeking necessary directions in the matter. Thereafter, a few developers approached the Commission requesting for time extension till 31.03.2025 for commissioning of the Solar PV plants allotted to them.
- 1.7 In the matter, the Commission directed UPCL to submit its comments on the request raised by developers for additional time for commissioning of the solar power plants allotted under 200 MW Scheme.

Further, UREDA was also directed to submit physical and financial status of those plants seeking extension duly substantiated by documentary evidence, such as copy of invoices pertaining to equipment, bank loan agreement, geotagged photographs of the plants alongwith the basis of allowing time extensions in the past.

1.8 In the matter, UPCL vide its letter dated 24.02.2025 submitted that UPCL executes PPAs and supplementary PPAs with the generators only after issuance of LoA by UREDA. UPCL also submitted that UPCL has an implicit mandate in the Uttarakhand Solar Policy, 2023 to assist in the solar power development in the state so as to reach the target of 1100 MW by December 2027 as mentioned in Solar Policy, 2023 and also to promote the green energy in the state of Uttarakhand. In line with the same, UPCL has been entering into the Solar PPAs within the state. UPCL also submitted that if the developers are not given extension under 200 MW scheme, they are likely to pursue for issuance of LoA under Mukhyamantri Sour Swarozgar Yojna (MSSY) in which the tariff will be equivalent to the



generic tariff determined by the Commission from time to time which will be at the higher side in comparisor, to the tariff applicable in 200 MW Scheme where the generic tariff determined by the Commission is beiling tariff.

1.9 UREDA vide its letter dated 22.02.2025 summitted that 40 nos. of successful bidders whose quoted tariff rates are lower than the tariff specified by the Commission, were asked to submit progress of the solar plant. Out of these 40 nos. of successful bidders, no reply has been submitted by 24 nos. of successful bidders against the allotted cumulative capacity of 5.6 MW. UREDA also requested the Commission to allow re-bid against 5.6 MW capacity along with earlier surrendered capacity of 2.5 MW through tariff based reverse competitive bidding.

#### 2. Commission's view and decision

- 2.1 UREDA had invited bids for settir-3 up Solar PV plants having cumulative capacity of 200 MW in the hilly region of Uttarak and for procurement of power on long term basis by UPCL through tariff based competitive bidding under Type-I category, i.e. "Projects selected as per the competitive bidding process for selling power to Uttarakhand DISCOM i.e. UPCL for meeting their RPO Chligations as specified by UERC from time to time", of Solar Energy Policy of Uttarakhand, 2013.
  - 2.2 The Commission has gone through the provisions of RfP and observed that with regard to timeline for completion of the allotted project, Clause 2.19.5 of RfP document specifies as follows:

"In case successful developer jails to achieve commercial operation within 12 months from the date of Project Allotment, the allotment of project will be cancelled, and deposited CPG amount shall be for jeited. However, the CPG shall be refunded if successful developer achieves commercial operation within time period."

Further, with regard to additional time for completion of the project other than force majeure, clause 2.21.A.4 of the EfP document specifies as follows:

"For other justified cases also, no covered under force majeure conditions, UREDA may consider the request of Bidder and additional time for completion of work may be granted. However, in such cases the developer shall pay UPCL an amount equivalent to cost of REC against energy to be provided by generator against allotted capacity (MW) considering CUF of



19% as provised in UERC RE Regulation 2018 for the whole period of delay. Further the tariff admissible to such Bidders shall be either the tariff quoted by the Bidder or the prevailing tariff at the time of COD as declared by Hon'ble UERC, whichever is lower."

It is explicitly clear from the above provisions of RfP that the allotment of the project should have been cancelled if the successful developer failed to achieve commercial operation within 12 months from the date of project allotment. However, for justified cases, UNEDA may consider the request of bidders and additional time for completion of the work may be granted provided that the tariff admissible to such successful bidders shall be lower of the bid tariff or prevailing tariff specified by the Commission for the year in which CoD falls. However, in such cases the developer was required to pay UPCL an amount equivalent to cost of REC against energy to be provided by the generator against allotted capacity (MW) considering CUF of 19% as provided in UERC RE Regulation 2018 for the whole period of delay. However, no compliance was made by UREDA with respect to the said provisions of the RfP nor any reasons were submitted for deviation from the same.

In the matter, UREDA was directed to submit the basis of allowing multiple extensions to the successful developers alongwith physical and financial status of the plants duly substantiated by documentary evidence. UREDA submitted the details of 40 nos, of successful bidders whose quoted rates are lower than the tariff specified by the Commission. It is observed from the information submitted by UREDA that 24 nos, of developers having cumulative capacity of 5.6 MW have not responded to UREDA and 12 nos, of developers having cumulative capacity of 15.7 MW are in initial stage of project commissioning with some have only acquired land & executed PPA with UPCL. Further, none of the 12 nos, of developers have submitted invoices for supply and erection of the solar plant. Only 4 nos, of developers having cumulative capacity of 7.1 MW have installed their projects and have got meter sealed as well as electrical safety certificate.

However, no satisfactory justification has been submitted by UREDA with regard to multiple extensions allowed to all the successful developers who were unable to develop/commiss on Solar PV plants allotted to them.

2.3 Further, the Commission, based on the Petition filed by UPCL seeking approval of the



Model PPA to be executed by it with the selected bidders for procurement of power from selected bidders under 200 MW Scheme, had approved the Model PPA vide Order dated 02.09.2019. With regard to termination of FPA, Clause 21.4 of the approved Model PPA specifies as follows:

"LIPCL reserves the right to terminate this agreement upon one months notice to the Solar Photovoltaic Power Plant, if the Solar Photovoltaic Power Plant's facility fails to commence production of electric power within three months from the planned commercial operation date mentioned in Annexure 1"

In the matter, UPCL was also directed to submit comments on the status of PPAs in accordance with the above-mentioned provision of PPA, after developers failed to commission the plants, even after multiple extensions. Further, UPCL was also directed to submit reasons for entering into fresh PPAs when UPCL is already fulfilling its renewable purchase obligation.

In reply, UPCL submitted that UPCL executes PPAs and supplementary PPAs with the generators only after issuance of LoA by UREDA and further extension granted by UREDA on the same. UPCL also submitted that such projects will help to achieve a target of 1100 MW specified in Solar Policy, 2023. UPCL also submitted that if the developers are not given extension under 200 MW scheme, they are likely to pursue for issuance of LoA under MSSY in which the tariff will be equivalent to the generic tariff determined by the Commission time to time which will be at the higher side in comparison to the tariff applicable in 200 MW Scheme where the generic tariff determined by the Commission is ceiling tariff. However, the Commission is dismayed at this lacklustre approach of UPCL in not enforcing the provisions of the PPA.

- 2.4 It is to be noted that the scheme of 200 MW was launched under Type-I category, i.e. Projects selected as per the competitive bidding process for selling power to Uttarakhand DISCOM i.e. UPCL for meeting their RPO Obligations as specified by UERC from time to time, of Uttarakhand Solar Energy Policy, 2013 on the request made by UPCL to UREDA for fulfilment of its renewable purchase obligation as specified by the Commission from time to time.
- 2.5 UPCL has already met its RPO upto FY 2023-24 in accordance with the provisions of



prevailing regulations. Further, it is observed from the quarterly reports on renewable purchase obligation compliance submitted by UPCL for the first three quarters of FY 2024-25 that it has met its renewable purchase obligation specified by the Commission for FY 2024-25 vide IEE Regulations, 2023 as amended from time to time.

- Energy Policy of Ultarakhand, 2013 which has been repealed in entirety after coming into effect of Uttarakhand State Solar Policy, 2023. Based on the above discussion, the Commission does not find any justified ground to allow extension to successful bidders who are yet to develop solar PV projects because the sole purpose of 200 MW Scheme was to develop solar power plant to meet out the renewable purchase obligation of UPCL and the same is being met by UPCL as discussed in the above paragraphs of this Order. Besides numerous time extensions allowed to the bidders defeats the sole purpose of bidding. Accordingly, UREDA is directed to cancel the LoA issued to such developers in accordance with the relevant provisions of RfP.
- 2.7 With regard to UREDA's request for allowing retendering against 5.6 MW capacity of 24 mos. of successful bilders who have not submitted any information regarding physical and financial status of allotted capacity alongwith earlier surrendered capacity of 2.5 MW through reverse tabit based competitive bidding, the Commission would like to reiterate that the said capabity was part of the Scheme that was launched under Solar Energy Policy of Uttarakhar 1, 2013 which has already been repealed by Uttarakhard State Solar Policy, 2023. Since the quartum of re-tendering is also part of the aforementioned 200 MW Scheme (under Solar Energy Policy of Uttarakhand, 2013), i.e. for fulfilling the renewable purchase obligation of UPCL, which in light of the aforementioned discussion does not find any relevance. Hence, such request also cannot be acceded to.
- Ordered accordingly.

(Anurag Sharma) Member (Law) (M.L. Prasad) Chairman





## Uttarakhand Renewable Energy Development Agency (UREDA)

(Department of Renewable Energy, Govt. of Uttarakhand)
Urja Park Campus, Industrial Area, Patel Nagar, Dehradun -248001
Ph. 0135-2521553, 2521387, Fax: 0135-2521386.

Websit: www.ureda.uk.gov.in

E-mail: rpo.uredahg@gmail.com

No. 17 2/UREDA/03(1)-SPV-214-3/52 MW UPCL-RPO/2019-20 (Vol-3)

Dated: / Nov. 2019

## Letter of Award (LoA)

Annouse No- 2

To,

Devendra Kumar Oberoi, GMS Road, Shivalik Puram,

Dehradun

Mob: 9997843505

Email: jatinoberoi\_16@yahoo.com

Sub: Letter of Award (LoA) for procurement of power from 500 KWp capacity Grid Connected Solar PV Power Project Under type-1 of Uttarakhand Solar Energy

Policy-2013 (Amended-2018)

Ref: - E-Tender/RfP No: 03/UREDA/Grid Connect/RfP/2019-20 Dated: 22/07/2019

Sir,

With reference to your participation in above referred E-tender, 500 KWp capacity Grid Connected Solar PV Power Project is being awarded to you for installation as per following details:-

Particulars	Details
Awarded capacity	500 KWp
Levellised Gross tariff per KWh	Rs 4.05 (Rupees four five Paisa Only)
Proposed Location	Sahiya, Chakrata
Submission of Contract Performance Guarantee as per clause no. 2.16.1 of RfP in the form of DD/FDR/BG	Within 30 days from date of issue of this LoA.
Financial closure, Possession of the required Land and Grant of Grid connectivity	Within 300 days from date of issue of this LoA
Last date of Commercial Operation	31/10/2020 (In case of delay, the prevailing tariff as decide by Hon'ble UERC shall be applicable)

It is to inform you that as per "Uttarakhand Solar Energy Policy-2013", maximum 2.5 Hectare per MW shall be allowed for installation of Solar Power Plant.

You are requested to get the PPA signed with UPCL at the earliest and execute the project timely as per above time schedule. In case as per clause no. 2.16.1 of RfP, a "Project Company" is to be formulated by you for the purpose of supply of power, it should be formed within 30 days from the date of issue of this letter of award and UREDA and UPCL should be intimated with the copy of registration documents of "Project Company".

In case of formulation of "Project Company," this LoA shall be deemed to be issued in the name of "Project Company" and the PPA shall be signed by UPCL with "Project Company". Delay in achieving any activity by due date as mentioned above may lead to cancellation of the project and encashment of Bid Bond/Contract Performance Guarantee.

Yours Sincerely

(Capt. Alok Shekhar Tiwari) Director, UREDA







#### INDIA NON JUDICIAL

Annixone No

#### Government of Uttarakhand

## e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK92156534793680U

30-Jun-2022 12:36 PM

NONACC (SV)/ uk1330204/ DEHRADUN/ UK-DH

SUBIN-UKUK133020489324775538545U

DAVENDRA N SONS ENERGY PVT LTD

Article 5 Agreement or Memorandum of an agreement

NA.

0

(Zero)

DAVENDRA N SONS ENERGY PVT LTD

DAVENDRA N SONS ENERGY PVT LTD

(One Hundred only)

PRATIMA NEGI STAMP VENDOR LICENSE No-293 INDIRA NAGAR COLONY DEHRADUN

Superintending Engineer (Commercial)



#### POWER PURCHASE AGREEMENT Please with BETWEEN this liver

Uttarakhand Power Corporation Limited AND M/s Devendra N Sons Energy Private Limited

THIS AGREEMENT is made this 30 day of Joy 2022 (hereinafter called the Effective Date). between M/s Devendra N Sons Energy Private Limited, a Company registered under the Company's Act, 2013, having its registered office at 180-A Rajpur Road, Dehradun, Uttarakhand herzinarter called the "Solar Photovoltaic Power Plant", which expression shall, unless repugnant to the context or meaning thereof, include its successors and assignees as party of the first part, and Uttarakhand Power Corporation Limited a Company registered under the Company's Act, 1956, having its Registered Office at V.C.V. Gabar Singh Urja Bhawan, Kanwali Road, Dehradun, herejyafter called "UPCL", which expression shall, unless repugnant to the context or meaning thereof, include its

Ultarakhang Rower Corporation Ltd. V-C.V Gabar Sings Bluewa . Decisio dun WHEREAS, the Solar Photovoltaic Power Plant is engaged in the business of power generation situated at Vill- Gram Uproli, Sahiya, Block- Kalsi, District- Dehradun in the state of Uttarakhand, more particularly described in Annexure I attached hereto and made a part hereof,

AND WHEREAS, UPCL is a distribution licensee operating in the State of Uttarakhand, and has license to supply power in entire State.

WHEREAS, Power Purchase Agreement dated 23-06-2021 signed between Shri. Devendra Kumar Oberai and UPCL shall stand null and void from the date of signing of this Agreement.

538/उरेडा /=3(1)-एस०पी०वी०-214-11/यू०पी०सी०एस० vide letter no. RPO / 7870 / 2022-23 (1769-6) dated 01-06-2022 enclosed howevith as Annexure-X has provided the list of applicant who have formed "Project Company" and has further requested UPCL to sign FPA with the "Project Company".

Therefore, this Power Purchase Agreement is being signed with the Project Company namely "M/s Devendra N Sons Energy Private Limited" in view of request of UREDA made vide letter no. 538 / एरेडा / 03(1) - एस०पी०वी० - 214-11 / प०पी०सी०एस० के RFO / स्थार / 2022-23 (वाल्प-6) dated 01-06-2022.

WHEREAS the Solar Photovoltaic Fower Plant has undertaken to implement the power project by installing plant and equipment having installed capacity of 500 KW situated at Vill- Gram Uproli, Sahiya, Block- Kalsi, District- Dehradun, Uttarakhand.

AND WHEREAS, the Solar Photovoltaic Power Plant desires to sell entire/surplus 500 KW energy scheduled to be generated in the Solar Photovoltaic Power ant's facility.

UPCL agrees to purchase entire/surplus 500 KW energy generated from such capacity by the Solar Photovoltaic Power Plant for sale, under the terms and con-tions set forth herein, and

WHEREAS the Solar Photovoltaic Power Plant, agrees to purchase power for it's auxiliaries from UPCL in a situation when the Solar Photovoltaic Power Plant, is not in a position to generate electricity to meet the requirement of its own use or for start up the plant and UPCL agrees to supply such power to plant as per Regulation 47 of the Uttarakhand Electricity Regulatory Commission as provided in Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supply of Electricity from Renewable Energy Sources and non-fossil fuel based Co-Generating Stations) Regulations, 2018 as amended from time to time, and

This agreement is being signed as per Model PPA approved by Hon'ble UERC vide Order dated 02-09-2019. Subsequently, this PPA will be sent to Hon'ze UERC for approval and any changes suggested by UERC will be incorporated in the PFA being executed now.

WHEREAS the parties to the agreement bind themselves for compliance of all relevant provisions specified by the Commission in different regulations regulating the functioning of State Transmission Utility, other transmission licensee and State Load Dispatch Centre; and Now, therefore, in consideration of premises and mutual exceements, covenants and conditions set forth herein, it is hereby agreed by and between the parties as follows:-

#### Definitions

Other than those defined below, the words/expressions used in this agreement, unless repugnant to the context, shall have the meaning assigned to them in the Electricity Act, 2003, Uttarakhand State Grid Code, as amended from ame to time, Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supply of Electricity from Renewable Energy Sources and non-fossil fuel based Co-Generating Stations) Regulations, 2018 as amended from time to time and as per Hon'ble UESC order dated 02-09-2019 vide which Model PPA alongwith tariff in the matter has been approved, and the rules framed there under. The words/expressions listed below shall have the meanings respectively assigned hereunder.

'Main Meter' means Import and Export Meter on the basis of which energy accounting and billing of electricity shall be done by the Solar Photovoltaic Power Plant/UPCL

1.2 'Check Meter' means Import and barer, heter for performing a check on the accuracy of the Main Meter. accuracy of the Main Meter.

1.3 "CoD" means date of comportal operation or Commissioning (CoD) shall be Devendra & Sons Energy PVI. Lid. as the date of first injection 3 power into the licensee's grid after

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Superintending Engineer (Campa Ultimorgand Fower Carpmation Ltd. V C.V Gable Singli Bhawen, Dehradur completion of project in all respect subsequent to compliance of all the following prerequisites:

- (a) Installation of energy meter as certified by the concerned Executive Engineer (Distribution) of the distribution licensee.
- (b) Project completion report as verified by UREDA, the State nodal agency.

(c) Issuance of Clearance Certificate by the Electrical Inspector.

- (d) Further, such generator has to demonstrate minimum 75% Performance Ratio based on the rated installed capacity in kW or MW at the time of inspection for initial commissioning.
- 1.4 'Export Meter' means Main Meter installed at the interconnection point for measurement of Active Energy, Maximum demand and Power Factor for energy exported from the Solar Photovoltaic Power Plant to 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand.

1.5 'Energy Account Month' means period from 00 hrs of 1st day to 24 hrs of last day of

the billing month to UPCL.

1.6 'Sub Station' means 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand owned

maintained and operated by UPCL

1.7 "Import Meter' means Main Meter installed at the interconnection point for measurement of Active Energy, Maximum demand and Power Factor for energy imported by the Solar Photovoltaic Solar Photovoltaic Power Plant from 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand.

1.8 'Bill' means a bill raised, that includes all charges to be paid by UPCL with respect to

sale of power by the Solar Photovoltaic Power Plant to UPCL.

1.9 'State Transmission Utility (STU)' means Power Transmission Corporation of Uttarakhand Limited (PTCUL) being the transmission utility specified so by the Government of Uttarakhand.

1.10 TOD' means "Time of day", for the purpose of Metering.

1.11 'UERC' means the Uttarakhand Electricity Regulatory Commission.

1.12 'Wheeling' means the operation whereby the distribution system and associated facilities of a transmission licensee or distribution licensee, as the case may be, are used by another person for the conveyance of electricity on payment of charges to be determined under section 62 of the Electricity Act 2003.

1.13 'Regulations' means the Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supply of Electricity from Renewable Energy Sources and non-fossil fuel based Co-Generating Stations) Regulations, 2018 as amended from time to time as amended from time to time.

1.14 'State Grid Code (SGC)' means the Uttarakhand Electricity Regulatory Commission (State Grid Code) Regulations, 2016 specified under clause(h) of subsection(1) of section 86 of the Act by Uttarakhand Electricity Regulatory Commission or its subsequent amendment thereof.

1.15 Distribution Code' means the Uttarakhand Electricity Regulatory Commission (Distribution Code) Regulations, 2018 as amended from time to time.

1.16 "Inter-connection Point" in respect of all the RE based Solar Photovoltaic Power Plants, except Grid Interactive Roof Top and Small Solar PV Power Projects, shall mean interface point of renewable energy generating facility with the transmission system or distribution system which shall be line isolator on outgoing feeder on HV side of generator transformer;

Provided that in respect of Grid interactive rooftop & Small Solar PV projects, Interconnection Point shall mean the interface of solar power generation facility under net metering arrangement with the network of licensee and shall normally be the point where export/import meter is installed to measure the energy transfer between the licensee and the eligible consumer.

1.17 'Commission' means the Uttarakhand Electricity Regulatory Commission (UERC).

1.18 'UREDA' means Uttarakhand Renewable Energy Development Agency.

Devender N Sons Eperay Pvl. Ltd.

Authorised Signatory

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Interior (Cumminers) Ottoroperto - ses Corporation Ltd. V.C.V. (Sabar Sings: Blockers, Denvirone1.19 'Due Date' shall mean the thirtieth (30th) day after a Monthly Bill or a Supplementary Bill is faxed/mailed/handed over to the Buyer and confirmed telephonically by the Buyer and by which date such Monthly Bill or Supplementary Bill is payable by Buyer.

#### POWER PURCHASE AND SALE

UPCL shall accept and purchase entire/surplus 500 KW of power made available to UPCL system from Solar Photovoltaic Power Plant @ Rs. 4.05 intimated by UREDA vide letter no. 1712/UREDA/03(1)-SPV-214-5/52 MW UPCL-RPO/2019-20 (Vol-3) dated 01-11-2019 (Annexure-IX) after the bidding process conducted by UREDA. Above rate of sale of Power shall be applicable only if the Solar Photovoltaic Power Plant commissions its plant on or before 15th November 2021 in accordance with the Order dated 21-09-2021 passed by Hon'ble Commission. However, if the plant is commissioned after 15th November 2021, the rate of sale of power would be as determined by the UERC for the year of commissioning if such rates are lower than the tariff agreed to in the PPA otherwise tariff agreed in this PPA shall continue.

2.2 If Solar Photovoltaic Power Plant opts to construct evacuation infrastructure the

clause 15(1)(c) of RE Regulation 2018 shall be applied.

2.3 The supply of electricity by UPCL to Solar Photovoltaic Power Plant, in case Solar Photovoltaic Power Plant's plant is not in a position to generate electricity to meet the requirement of its own use or for start up and consequently power is required to be drawn from UPCL, shall be as per Regulation 47 of Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supp ≠ of Electricity from Renewable Energy Sources and non-fossil fuel based Co-Gen∈ ating Stations) Regulations, 2018 as amended from time to time.

2.4 The Solar Photovoltaic Power Plant and UPCL shall comply with all the regulations issued by UERC from time to time including but not limited to Uttarakhand Electricity Grid Code, Open Access Regulations, SLDC Regulations to the extent they are

applicable to them.

2.5 The Project developed on conventional solar TV technology should have a minimum CUF of 12% in any given contract year. In case the Solar Photovoltaic Power Plant fails to supply energy pertaining to minimum CJF in a contract year then the Solar Photovoltaic Power Plant shall pay a penalty equal to 10% of the project tariff to UPCL, for such shortfall in units.

Further if the Solar Photovoltaic Power Plant achieves the CUF greater than 22% for Solar PV in any given contract year, the applicable Tariff shall be 50% of the project tariff for such additional generated power above 22% CUF from the Solar Photovoltaic

Power Plant.

#### 3. MAINTENANCE REQUIREMENT OF THE SOLAR PHOTOVOLTAIC POWER PLANT

3.1 The Solar Photovoltaic Power Plant's annual maintenance schedule shall normally be in the month of July every year. The Solar Photovoltaic Power Plant shall inform in writing to UPCL regarding the maintenance schedule in accordance with provisions of the SGC as revised by the Commission from time to time at least one month in advance.

3.2 Environmental Clearance and compliance of environmental standards shall be the sole responsibility of the Solar Photovoltaic Fower Flant/owner.

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The Solar Photovoltaic Fower Plant shall furnish to UPCL and the State Load Despatch Centre (SLDC), a month-wise Supply Schedule and other information, as required in the Regulations and SGC as amended from time to time or provisions of any other regulation in that regard or as desired otherwise.

5.1 The Solar Photovoltaic Power than shall rack monthly bill as per RE Regulation 2018, based on the monthly Joint Meter Regulation with help of MRI of the Main Meter installed at interconnection point along with the detailed MRI Report of the Meter at

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Devenden N Sons E

gy PVL Ltd.

- the time of reading and Load Survey data of previous 35 days. The MRI report should also be certified by the representative of UPCL. Soft copy of the MRI shall also be submitted.
- 5.2 The Monthly Bill in triplicate along with supported documents viz. Joint Meter Readings and the MRI document (Bill & Check Meter) duly signed by Executive Engineer (Distribution), Executive Engineer (Test) UPCL of the concerned division within 3 days after the meter reading is taken and where either of the authorised officer is not available during these three days signature of one officer should suffice with load survey data of previous 35 days raised by the Solar Photovoltaic Power Plant shall be delivered to UPCL at office of Chief Engineer (Commercial), Gabar Singh Bhawan Kanwali Road Dehradun on or before the fifth (5th) working day of the following month hereinafter called the Monthly Bill date.

5.3 UPCL shall make full payment against such Monthly Bills to the Solar Photovoltaic Power Plant from the date of the receipt of original monthly bill alongwith complete documents mentioned in 5.1. & 5.2 with following rebate options:-

> For payment of bills through the letter of credit on presentation or if payment made within 5 working days, a rebate of 2% shall be allowed.

- Where payments are made by a mode other than through the letter of credit but within a period of one month of presentation of bills by the Solar Photovoltaic Power Plant, a rebate of 1% shall be allowed.
- 5.4 For default in payment beyond 60 days from the billing, a surcharge at the rate of 1.25(%) percent per month or part thereof shall be levied on the billed amount.
- 5.5 The bills raised by the Solar Photovoltaic Power Plant shall be paid in full subject to the conditions that:-

(i) There is no apparent arithmetical error in the bill(s).

(ii) The bill(s) is/are claimed as per tariff referred to in Para 2 of this agreement. They are in accordance with the energy account referred to in Para 14 of this agreement.

5.6 In case of any dispute regarding the bill raised by the Solar Photovoltaic Power Plant, UPCL shall file a written objection with the Solar Photovoltaic Power Plant within fifteen days of receipt of the bill giving full particulars of the disputed item(s), with full details/data and reasons of discrepancies and amount disputed against each item. The Solar Photovoltaic Power Plant shall resolve the above with UPCL within 30 working days.

5.7 In case, the dispute is not resolved within 30 working days as provided in para 5.6 above, and in the event it is decided to proceed with the Arbitration as provided in para 23 of this agreement, then UPCL shall pay 100% of the disputed amount forthwith and refer the dispute for arbitration as provided in this agreement. The amount of excess/ shortfall with respect to the said disputed amount on final award of arbitration shall be paid/ adjusted but in case of excess, the adjustment shall be made with interest at rate 1.25% per month from the date on which the amount in dispute was refundable by the Solar Photovoltaic Fower Plant to UPCL.

#### 5.8 PAYMENT SECURITY MECHANISM (Letter of Credit):

- (a) UPCL will open a Letter of Credit (LC) with a public sector scheduled bank at least one month prior to the commencement of power supply from the Solar Photovoltaic Power Plant which would be exercised by the Solar Photovoltaic Power Plant only in case of default in the payments by the UPCL beyond due date. All the bank charges for opening/maintaining LC shall be borne by the UPCL.
- (b) The LC shall be kept valid at all the time during the validity of this Agreement. The amount of LC shall be reviewed annually.
- (e) The amount of LC during the first year of commercial operation of the station shall be for an amount equivalent to 105% of average monthly energy bill based on the Tariff & CUF determined in UERC RE, Regulation 2018 as amended from time to time:-

Illustration:

Devendra N Sons Energy Pvt. Ltd.

Authorised Signatory



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Capacity of the Plant - 100 KW CUF (constant) - 12%

Tariff - Rs. 3.30-kwh

Energy in a Year - 100°0.12°24°365 = 1,05,120 KWh

Amount of LC - {[105120\*(3.30)}/12]}\*105%

= Rs. 30 353.00

(d) However, after lapse of first year of commercial operation of the station, LC shall be renewed for an amount equivalent to 105% of average monthly billing of the preceding 12 months.

(e) In case of payment through LC, the Generators shall present bill(s) to the said Bankers with a copy to the UPCL. The bill-s) so presented by the generator to the said Bankers shall be promptly paid on the r presentation.

#### 6. PARALLEL OPERATIONS

- 6.1 After receiving the request from the Solar Photovoltaic Power Plant, in writing, the Distribution Licensee shall allow the Solar Photovoltaic Fower Plant to interconnect and operate its Generating Plant in parallel with its distribution network, subject to fulfillment of terms and conditions of this agreement, by the Solar Photovoltaic Power Plant.
- 6.2 The Solar Photovoltaic Power Plant shall be allowed connectivity at 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand with the system of the Tranmission/Distribution Licensee through an independent feeder at the interconnection point or with the incoming feeder of the Distribution Licensee, as the case may be, subject to fulfillment of the terms and conditions and protection scheme by the Solar Photovoltaic Power Plant, as approved by Distribution Licensee. The final approval shall be obtained from the Distribution Licensee before charging the line.

6.3 The Solar Photovoltaic Fower Plant shall also obtain recessary clearance from the Electrical Inspectorate and other department necessary for interconnecting with the system of Distribution Licensee.

6.4 The Solar Photovoltaic Power Plant shall operate and maintain the interconnection and parallel operation facility in accordance with accepted good engineering practices in the electricity industry, relevant technical standards and specifications.

#### GENERATION FACILITIES OWNED AND OPERATED BY THE SOLAR PHOTOVOLTAIC POWER PLANT

7.1 The Solar Photovoltaic Power Plant shall own, install, operate, and maintain the Solar Photovoltaic Power Plant equipments and associated dedicated transmission line described in Annexure I. The Solar Photovoltaic Power Plant shall follow such operating procedures on its side of the electric interconnection with UPCL system, as are consistent with applicable laws, rules and regulations, the terms and conditions of this Agreement, provisions of the SGC, and other related guidelines, if any, issued by UERC, SLDC and UPCL.

7.2 All electrical equipments shall be installed in compliance with the requirements of the Director of Electrical Safety, Government of Uttarakhand and safety specifications of the Central Electricity Authority (CEA) under section 53 of the Electricity Act, 2003.

7.3 The Solar Photovoltaic Power Plant further agrees to make no material changes or additions to, its facility, which may have an adverse effect on UPCL system or amend the single-line diagram, relay list and/or trip scheme given in Annexure I, without UPCL's prior written consent. UPCL agrees that such consent shall not be unreasonably withheld or cluent.

7.4 Without prejudice to the foregoing the Sola: Photovoltaic Power Plant shall install, operate, and maintain in facility independence with accepted prudent utility practices in the electricity industry of the Solar Photovoltaic Power Plant's operation and Maintenance schedules and staffing shall be adequate to meet such standards at all times.

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7.5 UPCL shall follow such operating procedures on its side of the electric interconnection point with the Solar Photovoltaic Power Plant, as required to receive Power from the Solar Photovoltaic Power Plant's facility, without avoidable interruptions or adverse consequences on the Solar Photovoltaic Power Plant, and consistent with applicable laws, rules and regulations, and the terms and conditions of this Agreement.

#### 8. INTERCONNECTION FACILITIES

8.1 Interconnection Facilities means all the facilities which shall include 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand owned, maintained and operated by UPCL without limitations, switching equipment, communication, protection, control, meters and metering devices etc, for the incoming bay(s) for the Project Line(s) to be installed and maintained by Solar Photovoltaic Power Plant/UPCL at the cost to be borne by the Solar Photovoltaic Power Plant/UPCL, to enable the evacuation of electrical output from the project in accordance with the Agreement and UERC RE Regulation 2018 as applicable. Interconnection facility is subject to the feasibility of the connection at the respective Sub-Station provided by Executive Engineer, Concerned Division.

In case of change of location of the Solar Photovoltaic Power Plant, the Solar Photovoltaic Power Plant shall inform within 15 days of finalization of land for the plant in writing to the office of Chief Engineer, Commercial, UPCL and to the Executive Engineer, concerned Division of UPCL subsequently UPCL shall provide feasibility report for the new location within 30 days,

8.2 Fower from the Solar Photovoltaic Power Plant shall be transmitted at 33 kV voltage connected to 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand owned,

maintained and operated by UPCL.

8.3 If the Solar Photovoltaic Power Plant opts to construct evacuation system including the line upto the nearest sub-station of the UPCL, the cost of laying the transmission line up-to the 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand owned, maintained and operated by UPCL, the required bay, terminal equipments and associated synchronization equipments, etc shall be borne as per clause 41 (3) of UERC regulation 2018 by the owner.

8.4 Technical standards for construction of electrical lines and connectivity with the grid

shall be as per clause 41 (1) of UERC regulation 2018.

8.5 Maintenance of terminal equipment at the generating end and the dedicated transmission line owned by such Solar Photovoltaic Power Plant and maintenance of the terminal equipment(s) at the 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand shall be as per clause 42 of UERC regulation 2018.

8.6 Any work to be done by the Solar Photovoltaic Power Plant shall be taken up only with a specific approval and on the basis of approved drawings and specifications from UFCL which has to approve or otherwise shall be conveyed to the Solar Photovoltaic Power Plant within 30 days by UPCL and in compliance with the safety requirements as per the SGC. On the completion of work, final approval shall be obtained from UPCL before charging the line. The Solar Photovoltaic Power Plant shall obtain all statutory clearances/approvals required for this purpose.

8.7 The Solar Photovoltaic Power Plant shall consult UPCL on the scheme of protection of the interconnecting line(s) and the facilities at both ends and accordingly provide the equipment at both ends. The protection system, installed by the Solar Photovoltaic

Power Plant, shall be tested by UPCL.

8.8 Without limiting the foregoing, the Solar Photovoltaic Power Plant and UPCL shall, operate and maintain the interconnection and parallel operation facility in accordance with accepted good engineering practices in the electricity industry and the State Grid Code Regulations, State Distribution Code Regulations, CEA (Safety requirements for Construction, Operation & Maintenance of Electrical Plants and Electric Lines) Regulations, 2011, CEA (Technical Standards for construction of Electric Plants and Electric Lines) Regulations, 2010, CEA (Technical Standards for Connectivity in the Grid) Regulations, 2007 & CEA (Measures relating to Safety and Electric Supply) Regulations, 2010 read with their amendments issued from time to

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time and directions of Director Electrical Safety (GOU) and Safety requirements as specified by the Authority under section 53 of the Indian Electricity Act, 2003.

8.9 The interconnection facilities, to be provided by the Solar Photovoltaic Fower Plant are set forth in Annexure IV attached hereto and made a part hereof.

#### 9. PROTECTIVE EQUIPMENT & INTERLOCKING

9.1 The Solar Photovoltaic Power Plant shall install, at its own cost, interconnection facilities that include necessary protective equipments and interlocking devices, which shall be so coordinated that any malfunctioning or abnormality in the Solar Photovoltaic Power Plants or in the bus of the Solar Photovoltaic Power Plant shall not adversely reflect on or affect UPCL's grid system. In event of any malfunctioning or abnormality, the system shall be designed to ensure that the Solar Photovoltaic Power Plant's breaker trips first to protect the equipment. Prior to adopting it the Solar Photovoltaic Power Plant shall obtain approval of UPCL for the protection logic of the Solar Photovoltaic Power Plant system and the synchronization scheme.

#### TECHNICAL ASSISTANCE BY UPCL & SOLAR PHOTOVOLTAIC POWER PLANT'S RESPONSIBILITY

10.1 On request, UPCL shall provide reasonable technical assistance to the Solar Photovoltaic Power Plant in preparing the design and specifications of the required facilities and for laying down the standard operating and maintenance procedures. The Solar Photovoltaic Power Plant, however shall be responsible for procurement, installation, testing, maintenance and operation of the electrical system installed in the Solar Photovoltaic Power Plant's premises.

10.2 Notwithstanding the above, UPCL shall not be responsible for any damage caused to the electrical system/generating set of the Solar Photovoltaic Power Plant on account of errors or defects in the design, procurement, installation, testing, maintenance and

operation of the system.

#### 11. ARRANGEMENTS AT THE POINT OF SUPPLY

The Solar Photovoltaic Power Plant shall make all arrangements for paralleling the set(s) with UPCL's grid in consultation with and to the satisfaction of UPCL, subject to the approval of the Director of Electrical Safety, Government of Uttarakhand and safety specifications of the Central Electricity Authority (CEA) under Section 53 of the Electricity Act, 2003.

#### 12. SYNCHRONISATION

12.1 The Solar Photovoltaic Power Plant shall give at least sixty (60) days advance written notice of the date on which it intends to synchronize a unit of the plant with the grid system, to the Nodal Officer of UPCL (Executive Engineer, Electricity Distribution Division, Vikasnagar) with the copy to the CE (Comml.), Gabar Singh Bhawan, Dehradun, UPCL. The authorized representative of the Solar Photovoltaic Power Plant and the Nodal Officer of UPCL shall inspect the unit which the Solar Photovoltaic Power Plant intends to synchronize to the Grid System within Seven days after being notified in writing by the Solar Photovoltaic Power Plant about the readiness of the unit for the synchronization with the grid.

12.2 The Solar Photovoltaic Fower Plant shall synchronize its power generating set in consultation with the Executive Engineer, Electricity Distribution Division, Vikasnagar in-charge of the 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand and as per

provisions of the SGC as amended from time to time.

12.3 UPCL shall not be responsible for the damage, if any, caused to the plant and equipment of the Solar Photovoltaic Fower Plant due to failure of the synchronizing or the protective system provided to Solar Photovoltaic Power Plant.

13. LIASON WITH & ASSISTANCE FROM UPCh in The Solar Photovoltaic Power Plant shall chargely liaise with the Nodal Officer (Executive Engineer, Electricity Distribution Division, Masnazar of UPCL and shall inform the date of commencement of delivery of power to the designated officials (Executive Engineer,

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Electricity Distribution Division, Vikasnagar) of UPCL one month in advance and also arrange for testing and commissioning of the protection system at least 15 days in advance. If requested by the Solar Photovoltaic Power Plant, UPCL shall extend assistance for testing, subject to the condition that the Solar Photovoltaic Power Plant shall pay the charges for such assistance to UPCL, if so indicated by the concerned Testing Division of UFCL in accordance with the Regulation. The Solar Photovoltaic Power Plant shall conduct Commissioning tests in presence of designated officials of UPCL and submit the testing results to UPCL and UERC.

#### 14. METERING

- 14.1 The Solar Photovoltaic Power Plant shall supply two identical sets of IAMR and MRI compliant meters of 0.2 class accuracy or better, having data recording memory of at least 35 days, with the facility for downloading data to measure the quantity and time details of the Power exported from and imported by the Solar Photovoltaic Power Plant, conforming to the specifications approved by UPCL, along with all necessary associated equipments. These meters shall be installed and maintained by UPCL. These meters shall be installed at the interconnection point. One set of export/import meters shall be termed as Main Meter and other set will serve as the Check Meter. The complete metering system consisting of meters, Current Transformers & Potential Transformers shall conform to the technical standards, accuracy and calibration requirements of the Indian Electricity Rules and the specifications of the Bureau of Indian Standard and CEA (Installation & Operation of Meters) Regulation, 2006 or its subsequent amendment thereof.
- 14.2 The Solar Photovoltaic Power Flant shall bear the cost of installing new/additional meter/metering system.
- 14.3 The joint meter readings shall be recorded in the format given in Annexure V & VI.
- 14.4 The Meter/Metering system shall be properly sealed and made pilfer proof, to the satisfaction of both parties conforming to the guidelines of CEA for installation of meters.
- 14.5 UPCL shall, test all the metering equipment for accuracy, in the presence of a representative of the Solar Photovoltaic Power Plant, if the Solar Photovoltaic Power Plant so elects, at least once every year while the agreement is in force, either party may, however, elect to get the meters tested at any time they so desire, at their own cost, in the presence of the other party.
- 14.6 UPCL's designated representative and the representative of the Solar Photovoltaic Power Plant shall jointly certify the meter test results. After every testing all metering equipment and the Metering system shall be securely sealed jointly by the representatives of UPCL and the Solar Photovoltaic Power Plant.
- 14.7 The reading and testing of meters and associated equipment shall be in accordance with accepted good engineering practices in the electricity industry.
- 14.8 Calibration, inspection and testing of meters and the associated equipment shall be the responsibility of UPCL, who shall bear the related costs.
- 14.9 Meter readings shall be taken jointly by parties as indicated below:-
  - I. UPCI, side-Executive Engineer, Electricity Distribution Division, Vikasnagar.
  - Solar Photovoltaic Power Plant side Authorized representative of the Solar Photovoltaic Power Plant.
- 14.10 The reading/MRI report of the Main Meter shall form the basis for the energy account, provided that the magnitude (i.e. absolute value) of the difference between the Check and Main Meter reading is within 0.40 % (point four percent) of the Main Meter reading.
- 14.11 If in any month the consumption of the Main Meter and Check Meter are found to be doubtful or beyond the permissible 0.40 % (point four percent) deviation indicated above, both sets of meters shall be checked and calibrated in the presence of authorized representatives of both the parties. Corrections shall be made, if required, on the basis of the error detected during this process, in the Monthly Bill for the period between the previous meter readings and the date and time from which accurate readings becomes total the Bill of that month.

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- 14.12 During the period of checking and calibration of both meters simultareously, another export and import meter duly calibrated and supplied by Solar Photovoltaic Power Plant would be installed by UPCL. For this purpose, one spare set of meters of relevant standards as per 14.1 clause would be required to make available with the Solar Photovoltaic Power Plant at all times.
- 14.13If the Main Meter is found to be defective, and the Check meter is found to be accurate then the reading from the later shall be used for billing purpose and the Main Meter would be re-calibrated and re-installed or replaced by UPCL duly tested and calibrated meters, as necessary. Where error in the Check Meter is indicated beyond permissible limit but there is no error in the Main Meter, Monthly energy account would be prepared on the basis of the Main Meter reading and the Chack Meter shall be immediately re-calibrated and re-installed or replaced as necessary. If both meters are found to be defective, then the Bill will be revised on the basis of the inaccuracy discovered in the testing. The M.R.I. document from the meters shall be considered as authentic document for verification,
- 14.14 Metering at generating terminal of each unit of the Solar Photovoltaic Power Plant shall be ensured as per the guidelines of the CEA.

#### ACCEPTANCE AND APPROVAL OF UPCL 15.

UPCL's acceptance or approval for equipment, additions or changes to equipment, and their operational setting etc., would be required. Such acceptance/approval shall not be unreasonably withheld and an approval or otherwise shall be conveyed to the Solar Photovoltaic Power Plant within 30 days and shall be based on UPCL's existing policies and practices.

#### DEEMED GENERATION 16.

As per Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supply of Electricity from Renewable Energy Sources and non-fossil fuel based Co-Generating Stations) Regulations, 2018 as amended from time to time as amended from time to time.

#### CONTINUITY OF SERVICE

- 17.1 The supply of electricity by the Solar Photovoltaic Power Plant shall be governed by instructions from the State load dispatch centre, as per the provisions of the SGC as amended from time to time. However, UPCL may require the Solar Photovoltaic Power Plant to temporarily curtail or interrupt deliveries of power only when necessary in the following circumstances:
  - a. Repair and/or Replacement and/or Removal of UPCL's equipment or any part of its system that is associated with the Solar Photovoltaic Power Plant's facility; and/or
  - b. Endangerment of Safety: If UPCL determines that the continued operation of the facility may endanger the safety of UPCL's personnel or integrity of UPCL's electric system, or have an adverse effect on the provision of electricity to UPCL's other consumers/customers; and/or
- Force Majeure Conditions as defined in para 26 below 17.2 Before disconnecting the Solar Photovoltaic Power Plant from UPCL's system, UPCL shall, except in the case of an emergent situation, give advance intimation to the Solar Photovoltaic Power Plant through telephone/wireless or through other means of communication along with reasons for disconnection, and the likely period of the disconnection. However, subsequent to disconnection, UPCL shall immediately notify the Solar Photovoltaic Power Plant by telephone and confirm in writing the reasons for, and the likely period of, disconnection. During the period so notified UFCL shall not be obligated to accept or pay for any power from the Solar Photovoltaic Power

17.3 In any such event as described above, the Solar Flands of the reasonable steps to minimize the frequency and duration of such internations, curtailments, or reductions.

17.4 UPCL shall avoid scheduling any givent described in 17.1 above, to the extent Devendra N Sons Energy Properties, during the Solar Flandsvoltaic Power Flant's operations. Where

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the scheduling of such an event during the Solar Photovoltaic Power Plant's operations cannot be avoided, UPCL shall provide the Solar Photovoltaic Power Plant with fifteen days advance notice in writing to enable the Solar Photovoltaic Power Plant to cease delivery of Fower to UPCL at the scheduled time.

17.5 In order to allow the Solar Photovoltaic Power Plant's facility to remain on-line and to minimize interruptions to Solar Photovoltaic Power Plant operations, the Solar Photovoltaic Power Plant may provide automatic equipment that will isolate the Solar Photovoltaic Power Plant's facility from UPCL system during major system disturbances.

#### 18. DAILY/MONTHLY/ANNUAL REPORT

The Solar Photovoltaic Fower Plant shall submit daily/monthly/annual and other reports on the format, and as per the procedure, specified in the SGC as amended from time to time and under the Regulations or as desired by the UPCL.

#### 19. CLEARANCES, PERMITS AND LICENSES

The Solar Photovoltaic Power Plant shall obtain, at its own expense, all authorizations, permits, and licenses required for the construction, installation and operation of the Solar Photovoltaic Power Plant's facilities and any interconnection facilities, including but not limited to, rights-of-way or easements. UPCL shall provide reasonable assistance, including permissions, approvals and clearances, to the Solar Photovoltaic Power Plant if so requested by the Solar Photovoltaic Power Plant.

#### 20. DURATION

20.1 Unless terminated by default described in clause 21 below, this agreement shall be valid till the expiry of 25 years from the date of commercial operation of the project.

20.2 The agreement may be renewed or extended for such period as may be mutually agreed between the Solar Photovoltaic Power Plant and UPCL on expiry of initial term described at 20.1 above.

20.3 UPCL reserves the first right of purchase after the expiry of initial term of PPA.

#### 21. EVENTS OF DEFAULT AND TERMINATION

21.1 The occurrence of any of the following events at any time during the term of this agreement shall constitute a default by the Solar Photovoltaic Power Plant

a. Failure on the part of the Solar Photovoltaic Power Plant to use reasonable diligence in operating, maintaining, or repairing the Solar Photovoltaic Power Plant's facility, such that the safety of persons and property, UPCL's equipment, or UPCL's service to others is adversely affected; or

 Failure or refusal by the Solar Photovoltaic Power Plant to perform its material obligations under this agreement; or

c. Abandonment of its interconnection facilities by the Solar Photovolaic Power Plant or the discontinuance by the Solar Photovoltaic Power Plant of services covered under this agreement, unless such discontinuance is caused by force majeure, or an event of default by UPCL, or

d. Failure by the Solar Photovoltaic Fower Plant to abide by all statutory provisions, rules, regulations, directions and conditions for installation, operation, and supply of power and maintenance of units etc., enforced from time to time by the Union/State Government, UERC or other empowered authorities, including compliance with the SGC, or

e. Failure by the Solar Photovoltaic Power Plant to pay UPCL any amount payable and due under this agreement within sixty (60) working days of the demand being raised.

21.2 The occurrence of any of the following at any time during the term of this agreement shall constitute a default by UPCL: -

a. Failure to pay to the Solar Photovoltaic Power Plant any amount payable and due under this agreement within sixty (60) working days of the receipt of the complete monthly purchase bill as defined in para 5 of this agreement.

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b. Failure to use reasonable diligence in operating, maintaining; or repairing UPCL's 33/11 KV Substation, Sahiya, Vikasnagar, Uttarakhand such that the safety of persons or property in general, or the Solar Photovoltaic Power Plant's equipment or personnel are adversely affected; or

c. Failure or refusal by UPCL to perform its material obligations under this

agreement, or

d. Abandonment of its interconnection facilities by UFCL or the discontinuance by UPCL of services covered under this agreement, unless such discontinuance is caused by force majeure or an event of default by the Solar Photovoltaic Power Plant.

e. Except for failure to make any parment due, within sixty (60) working days of receipt of the monthly purchase bill, if an event of default by including nonpayment of bills either party extends beyond a period of sixty (60) working days after receipt of written notice of such event of default from the non-defaulting party, then the non-defaulting party may, at its option, terminate this agreement by delivering written notice of such termination to the party in default.

21.3 Failure by either UPCL or the Solar Photovoltaic Power Plant to exercise any of its rights under this agreement shall not constitute a waiver of such rights. Neither party shall be deemed to have waived the performance of any obligation by the other party under this agreement, unless such a waiver has specifically been made in writing and

approved by the UERC.

21.4 UFCL reserves the right to terminate this agreement upon one months notice to the Solar Photovoltaic Fower Plant, if the Solar Photovoltaic Power Plant's facility fails to commence production of electric power within three months from the planned commercial operation date mentioned in Annexire 1.

#### 22. COMMUNICATION

In order to have effective co-ordination between LPCL and the Solar Photovoltaic Power Plant, a designated official shall be kept on duty round the clock by the Solar Photovoltaic Power Plant and UPCL in their respective premises, with information to each other about the name, location, telephone number etc., of the official. Without prejudice to discharge of their rightful duties by others, this duty official shall take necessary action on receiving information about developments from the other party. The Solar Photovoltaic Power Plant shall provide reliable and effective communication through wireless/hotline etc., between the Solar Photovoltaic Power Plant & the interconnecting substation of UPCL and between the Solar Photovoltaic Power Flant and the SLDC. The Solar Photovoltaic Power Flant shall make provision for an RTU for remote monitoring of voltage, current and other related electrical parameters, as may be required by the UPCL and also for AMR facility.

#### DISPUTES AND ARBITRATION 23.

In the event of any dispute or difference between me parties concerning performance of this agreement and/or the rights and liabilities of the parties in respect of which a procedure for the resolution is not otherwise provided for in this agreement the following

provisions shall apply:

a. Executive Engineer, Electricity Distribution Division, Vikasnagar on behalf of UPCL, and the authorized representative of the Solar Photovoltaic Power Plant would be empowered to indicate explicitly the nature and material particulars of the dispute/ dissatisfaction and the relief sought and serve notice thereof on the other, with copy to the UPCL's Superintending Engineer, Electricity Distribution Circle, Dehradun (Rural), under whose jurisdiction the Solar Photovoltaic Power Plant is located.

b. On receiving such information, the Superintending Engineer, Electricity Distribution Circle, Dehradun (Bural) of JBCL in which the Solar Photovoltaic Power Plant is located, shall be required to personally meet the authorized representative of the Solar Pleotovoltate Faver Plant and the Executive Engineer,
Electricity Distribution Division. Wikaling F at his own office, separately and/or
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in good faith to resolve the dispute to the mutual satisfaction of the two parties, within the stipulations dictated by the letter and spirit of the agreement.

- c. If the dispute is not resolved by way of a settlement being arrived at and duly signed by each of the above officers within (30) thirty days of the date of receipt of the notice described in clause (a) above, the matter may be referred by either or both the above designated officers of the two parties to the UPCL's Chief Engineer, (Commercial), UPCL, V.C.V. Gabar Singh Urja Bhawan, Kanwali Road, Dehradun with information to the Chief Executive of the Solar Photovoltaic Power Plant. Within 15 days of receipt of such notice, the Chief Engineer, (Commercial) and the Chief Executive of the Solar Photovoltaic Power Plant would be required to meet at the formers office and endeavor to settle the dispute within a further period of (30) thirty days i.e. within a total period of 45 (forty Five) days from the initial date of receipt of the notice by the Superintending Engineer, EDC, Dehradun (Rural).
- d. If the said dispute / dissatisfaction remains unresolved, either party can file a petition before UERC, whose decision will be final and binding on both the parties. UERC shall be empowered to determine the exact nature and modalities of the procedure to be adopted in resolving the matter.

#### 24. INDEMNIFICATION

- 24.1 The Solar Photovoltaic Power Plant shall indemnify, defend, and render harm free, UPCL, its members, directors, officers, employees and agents, and their respective heirs, successors, legal representatives and assignees, from and against any and all liabilities, damages, costs, expenses (including attorneys fees), losses, claims, demands, action, causes of action, suits and proceedings of every kind, including those for damage to property of any person or entity (including the Solar Photovoltaic Power Plant) and/or for injury to or death of any person (including the Solar Photovoltaic Power Plant's employees and agents), which directly or indirectly result from or arise out of or in connection with negligence or willful misconduct of the Solar Photovoltaic Power Plant.
- 24.2 UPCL shall indemnify, defend, and render harm free, Solar Photovoltaic Power Plant, its directors, officers, employees and agents, and their respective heirs, successors, legal representatives and assignees harmless from and against any and all liabilities, damages, costs, expenses (including outside attorneys fees), losses, claims, demands, actions, causes of action, suits and proceedings of every kind, including those for damage to the property of any person or entity (including UPCL) and/or injury to or death of any person (including UPCL's employees and agents), which directly or indirectly result from or arise out of or in connection with negligence or willful misconduct by UPCL.

#### ASSIGNMENT

This Agreement may not be assigned by either UPCL or the Solar Photovoltaic Power Plant without the consent in writing of the other party, except that either party may assign its rights under this Agreement, or transfer such rights by operation of law, to any corporation with which or into which such party shall merge or consolidate or to which such party shall transfer all or substantially all of its assets; provided that such assignee or transferee shall expressly assume, in writing, delivered to the other party to this Agreement, all the obligations of the assigning or transferring party under this Agreement.

#### 26. FORCE MAJEURE

- 26.1 Force Majeure Event means, with respect to any party, any event or circumstance which is not within the reasonable control of, or due to an act or omission of, that party and which, by the exercise of reasonable care and diligence, that party is not able to prevent, including, without limiting the generality of the foregoing:
  - i. Lightning, storm, earthquakes, flood, natural disaster and action of the natural elements:

ii. Acts of propagation, blockades, insurrections, riots, revolution and

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iii. Unavoidable accident, including but not limited to fire, explosion, radioactive contamination and toxic dangerous chemical contamination

26.2 The party invoking this clause shall satisfy the other party of the occurrence of such an event and give written notice explaining the circumstances, within seven days to the other party and take all possible steps to revert to normal conditions at the earliest.

26.3 Any payments that become/have become due under this agreement shall not be withheld, on grounds of force majeure conditions developing.

### AUTHORITY TO EXECUTE

Each respective party represents and warrants as follows:

a. Each party has all necessary rights, powers and authority to execute, deliver and

perform this agreement.

- b. The execution, delivery and performance of this agreement by each respective party shall not result in a violation of any law or result in a breach of any government authority, or conflict with, or result in a breach of, or cause a default under, any agreement or instrument to which either respective party is a party or by which it is bound.
- c. No consent of any person or entity not a perty to this agreement, including any governmental authority, is required for such execution, delivery end performance by each respective party. All necessary consents have been either obtained or shall be obtained in the future as and when they become due.

### 28. LIABILITY AND DEDICATION

28.1 Nothing in this agreement shall create any duty, standard of care, or liability to

discharge by any person not a party to it.

28.2 No undertaking by one party to the other under any provision of this Agreement shall constitute the dedication of that party's system or any portion thereof to the other party or to the public; or affect the status of UPCL as a public utility or constitute the Solar Photovoltaic Power Plant or the Solar Photovoltaic Power Plant's facility as a public utility.

### 29. NODAL AGENCY

UREDA shall act as a nodal agency for implementing this Agreement.

## 30. AMENDMENTS

Any waiver, alteration, amendment or modification of this Agreement or any part hereof shall not be valid unless it is in writing, signed by both the parties and approved by UERC.

## 31. BINDING EFFECT

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, legal representatives, and permitted assignces.

#### 32. NOTICES

Any written notice provided hereunder shall be delivered personally or sent by registered post, acknowledgement due, or by courier for delivery on written receipt, with pre-paid postage or courier charges, to the other party, at the following address:

UPCL

Chief Engineer (Commercial),

Uttarakhand Power Corporation Limited,

V.C.V. Gabar Singh Bhawan, Kanwali Roadendra

Dehradun -248001,

Uttarakhand.

SOLAR PHOTOVOLTAIC POWER PLAN

M/s Devendra N Sons Energy Private Livered

180-A Rajpur Road, Dehradun, Uttarakhand

Devendra N Sons Energy Pvt. Ltd.

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Notice delivered personally shall be deemed to have been given when it is delivered at the office of, the Solar Photovoltaic Power Plant's or to the office of the Chief Engineer (Commercial), UPCL, as the case may be at address set forth above and actually delivered to such person or left with and received by a responsible person in that office. Notice sent by post or courier shall be deemed to have been given on the date of actual delivery as evidenced by the date appearing on the acknowledgement of delivery.

Any party to this agreement may change its address for serving a written notice, by giving

written notice of such change to the other party.

#### 33. EFFECT OF SECTION AND ANNEXURE HEADINGS

The headings or titles of the various sections and annexure hereof are for convenient reference and shall not affect the construction or interpretation of any provision of this Agreement.

#### NON-WAIVER

No delay or forbearance by either party in the exercise of any remedy or right will constitute a waiver thereof, and the exercise or partial exercise of a remedy or right shall not preclude further exercise of the same or any other remedy or rights.

#### 35. RELATIONSHIP OF THE PARTIES

Nothing in this Agreement shall be deemed to constitute either party hereto as partner, agent or representative of the other party or create any fiduciary relationship between the parties.

#### 36. ENTIRE AGREEMENT

This agreement constitutes the entire understanding and agreement between the parties.

#### 37. GOVERNING LAW

This agreement shall be governed by and construed in accordance with the laws applicable in the State of Uttarakhand.

#### 38. NO PARTY DEEMED DRAFTER

The parties agree that no party shall be deemed to be the drafter of this Agreement and that in the event this Agreement is ever construed by arbitrators or by a court of law, no inference shall be drawn against either party on account of this Agreement or any provision hereof being drafted by them. UPCL and the Solar Photovoltaic Power Plant acknowledge that both parties have contributed substantially and materially to the preparation of this agreement.

#### APPROVALS

Wherever approvals from either UPCL or the Solar Photovoltaic Power Plant are required in this Agreement it is understood that such approvals shall not be unreasonably withheld.

#### 40. NODAL OFFICER OF UPCL

The nodal officer on behalf of UPCI, shall be Executive Engineer, Electricity Distribution. Division, Vikasnagar.

#### 41. ANNEXURES

ANNEXURES I to X WOULD FORM PART OF THIS AGREEMENT.

### 42. STANDARD FOR DECISION MAKING

42.1 All operational decisions or approvals that are to be made at the discretion of either UPCL or the Solar Photovoltaic Power Plant, pursuant to the terms of this agreement, including specifications and design criteria etc., shall be made or performed according to good engineering practices prevailing in the electricity industry.

42.2 Professional decisions or activities undertaken by either party for the purpose ciconstructing, installing, removing, maintaining or operating any facility, which may affect the operations of the other party's facility or facilities, shall be made or

Authorised Signatory

\* Soons s

Super standing Engineer (Guorez 1965) Urbs and his Power Corporation and V C.V Guoral Heigh Disease, Dierre Corp.

performed according to good engineering practices prevailing in the electricity industry.

#### IN WITNESS:

FOR THE SOLAR PHOTOVOLTAIC POWER PLANT:

Name: .....

Designation: .....

M/s .....,

M/s .....,

.....

FOR LPC Superintending Engineer (Commercial)

Name: y C. V. Gabar Singa Bhawan, Denradue Designation: SE (Coml.)

Uttarakhand Power Corporation Ltd.

V.C.V. Gabar Singh Bhawan,

Kanwali Road,

Dehradun-248001,

Uttarakhand.

WITNESSED BY:

WITNESSED BY:

Phonoen Singh Rows of B-156, 4/2, Shaliman Grandon EXT-II, Salibabad.

Gaziabad. UP.

Sardlya Gla Towari

Devendra N South Energy Pvt. Ltd.

**Authorised Signatory** 

A Meigh

### THE SOLAR PHOTOVOLTAIC POWER PLANT'S GENERATION FACILITIES

### THE SOLAR PHOTOVOLTAIC POWER PLANT:

NAME : M/s Devendra N Sons Energy Private Limited

LOCATION : Vill- Gram Uproli, Sahiya, Block- Kalsi, District-

Dehradun, Uttarakhand.

CHIEF EXECUTIVE : Shri. Devendra Kumar Oberai

CONTACT PERSON : Shri. Devendra Kumar Oberai

MAILING ADDRESS : jatinoberai\_16@yahoo.com

TELEPHONE NUMBER : 9997843505

FAX NUMBER : .....

EMERGENCY : .....

TEELEPHONE NUMBER :

2. GENERATING EQUIPMENT:

COMMERCIAL OPERATION DATE:

30th September 2022 (Expected)

#### STIPULATIONS RELATING TO THE FACILITIES:

3.1 For the purpose of this agreement the Solar Photovoltaic Power Plant's facility includes all real estate, fixtures, and property owned, controlled, operated or managed by the Solar Photovoltaic Power Plant in connection with or to facilitate generation, transmission, delivery, or furnishing of electricity or required to interconnect and deliver the electricity to UPCL's system.

(Explanation: A single-line diagram relay list and trip Scheme of the Solar Photovoltaic Power Plant's facility, reviewed and accepted by UPCL at the time the Agreement is signed, shall be attached to this agreement and made part hereof. The single-line diagram, relay list, and trip scheme shall expressly identify the point of electrical interconnection of the Solar Photovoltaic Power Plant's facility to UPCL system. Material changes or additions to the Solar Photovoltaic Power Plant's generating and interconnection facilities reflected in the single-line diagram relay list, and trip scheme shall not be unreasonably withheld and an approval or otherwise shall be conveyed to the generator within 30 days by UPCL.

3.2 The Solar Photovoltaic Power Plant shall furnish, install, operate and maintair facilities such as breakers, relays, switches, synchronizing equipment, monitoring equipment, and control and protective devices as sunable for parallel operation will UPCL's system and acceptable to UPCL. Such facilities shall be accessible to authorized UPCL personnel for inspection, with prior intimation to the Solar

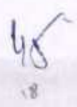
Photovoltaic Power Plant

3.3 The Solar Photovoltaic Power Plant shall furnish, in accordance with UPCL's requirements, all conductors, service switches, fuses, meter sockets, meter and instrument transformer housings and mountings, switches, meter buses, meter panels, and similar devices required for the service connection and meter installation at UPCL/Solar Photovoltaic Power Plant premises. This equipment shall be installed and Computation by UPCL.

Devendra N Sops Energy Rvt. Lkf.

Authorised Signatory

Superintending Engineer (Community)
Uttansphanit - Conjunctica Ltd.
v C.V Gabar Sings Unawas, Dobradus



3.4 UPCL shall review and approve the design drawings and Bill of Materia, for the Solar Photovoltaic Power Plant's electrical equipment, required interconnecting with UPCL's system. The type of electrical equipment, the type of protective relaying equipment and the settings affecting the reliability and safety of operation of UPCL and the Solar Photovoltaic Power Plant's interconnected system shall not be unreasonably withheld and an approval or otherwise shall be conveyed to the generator within 30 days by UPCL. UFCL at its option may request review of operation of the control, synchronizing, and protection schemes.

3.5 The Solar Photovoltaic Power Plant shall provide a manual isolating device, which provides a visible break to separate the Solar Photovoltaic Power Plant's facilities from UPCL's system. Such a disconnecting device shall be lockable in the OPEN

position and be readily accessible to UPCL personnel at all times.

## Operating Procedures:

4.1 The Solar Photovoltaic Power Plant shall operate its p a r when interconnected with the grid as per the procedure given in the SGC as amended from time to time. The overall responsibility of operation and implementation of the SGC rests with the State Load Dispatch Centre and the State Transmission Utility under the provisions of the Indian Electricity Act, 2003.

4.2 The Solar Photovoltaic Power Plant's normal weekly Maintenance shall be carried

out one day in a week.

4.3 The Solar Photovoltaic Power Plant shall notify UPC is interconnecting sub-station and SLDC prior to synchronizing a Solar Photovoltai. Fewer Plant on to or taking a Solar Photovoltaic Power Plant off of the system. Such notification should be given in accordance with the conditions of this agreement.

Devendra N Sons Formy Byt. Ltd.
Authorised Signatory

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Special and Power is stign Ltd.

V C.V Gahar Sings unasan, Denradue

# 1.0 Sale and Accounting for Power

In case the Solar Photovoltaic Power Plant is not a consumer of UPCL, protective gear at UPCL's Substation would be designed to ensure that reverse flow of power from UPCL's system to the Solar Photovoltaic Power Plant is totally blocked out and the circuit breaker at the Substation gets opened automatically when required. However, notwithstanding this provision, if any export to the Solar Photovoltaic Power Plant takes place, it would be paid for by the Solar Photovoltaic Power Plant in accordance with the terms of this agreement.

 On the first day of the Energy Account Month, the Solar Photovoltaic Power Plant shall provide information in writing or Generation Schedule to SLDC and UFCL, when ABT is implemented in the state about the quantity of Power to be wheeled by way of purchase or sale or banking, as the case may be, during the month.

 UPCI, will purchase Electricity in accordance with provisions of the Regulations of UERC and other statutory authorities, and requirements of the state load dispatch centre.

 Power accounting and Billing would be done on the basis of the section titled "Metering" in the main agreement (Clause No. 14.0)

Energy accounting for supply of electricity by UPCL to the Solar Photovoltaic Power Plant shall be as per Regulation 47 of the Uttarakhand Electricity Regulatory Commission as provided in Uttarakhand Electricity Regulatory Commission (Tariff and other terms for supply of Electricity from Renewable Energy Sources and nonfossil fuel based Co-Generating Stations) Regulations, 2018 as amended from time to time.

Devendra N Sons Energy Part. Ltd.
Authorised Signatory



Concentration Federal Power EST Uttannelled Co. Legisle Ltd. V.C.y. Gatter Sings Women, Contraduc

ANNEXURE- III

INV	OICE
For the Month of	
Monthly Purchase Bill No:-	Dated-
Name of the Buyer: UPCL	Name of the Generating Company:
Address :	Address:
Town	Town D strict:
District: PIN Code	PIN Code
TelFax	Tel

DESCRIPTION	QUANTITY	UNIT PRICE	AMOUNT
Energy supplied (MWH)     Energy for payment (MWH)     OTHER CHARGES			
Less: Add:			
		SUBTOTAL	
		TOTAL PUE	155

Encl : Joint Meter Reading statement duly verified by UPCL representative ,

Authorized Representative Verified by:

Solar Photovoltnic Power Plant Authorized Representative

Devendra MSong Egergy/Pvt/Ltd.

Authorised Signatory



# INTERCONNECTION FACILITIES PROVIDED BY THE GENERATING, COMPANY

190, 1903	NE	ARREST AV	-764	an. 18	-
	Marie I	25.4	u w	ro e	w
	N P.	201			-
-5454	CT ALC:	18,740		PORCH.	

ITEMS	PROVIDED	NOT PROVIDED
Structures	Provided	
Bus Bars, Clamps and Cornectors	Provided	
Grounding Grid	Provided	
Isolators	Provided	
Current Transformers	Provided	
Circuit Breakers	Provided	
Control Cubicles	Provided	
Control Cabling	Provided	
AC/DC Power Supply	Provided Provided	
Communication Equipment	Provided	

SYNCHRONISATION & FROTECTION FACILITIES:

ITEMS	PROVIDED	NOT PROVIDED
	Provided	
Automation Voltage Regulator	Provided	
Auto Synchronization Unit	Manual	
Check Synchronization Le av	Provided	
	Provided	

PROTECTION FOR INTERNAL FALILI'S

ITEMS	FROVIDED	NOT PROVIDED
Differential Solar Photovoltaic Power	Plan Provided	
Differential Unit Transformer	Provided	
Restricted Earth Fault	Provided	
Stator Earth Fault	Provided	200
Rotor Earth Fault	Provided	
Inter tuen Fault	Provided	
Over Voltage	Provided	
Loss of Excitation	Provided	
Under Voltage	Provided	100
Reverse Fower	Provided	
Low Forward Power Reley	Provided	

PROTECTION AGAINST GRID FAULES

ITEMS	PROVIDED	NOT PROVIDED
Minimum impedance (Distance protection relay)	Provided	
Unbalance (Negative phase sequence)	Provided	
O/C&E/F(Unit transformer)-LT&HT	Provided	
Over load alarm	Provided	
Over Fluxing relay		Not Provided

PROTECTION AGAINST GRID DISTURBANCES

ITEMS	PROVIDED	NOT PROVIDED
Under Frequency	Provided	
Over Frequency	Provided	
Pole Slip	15/	Not Provided

Devendra N. Sons Energy PvL-Ltd.

Authorised Signatory

Oevendra A

Superintendent Engineer (Commercial) Ottomistical argumention Ltd. V C.V Gabas Singh Bhawan, Dehradur

ANNEX\_RE-V

# MAIN METER READINGS OF SOLAR PHOTOVOLTAIC POWER PLANT

Reading should	be taken on	First working	day of every	month.	at 00.00 Hrs.
CONCRETE STATE STA	ACCESSAGE AND ACCESS	LANSEL TINGS INTO SELECT	the state of the s	ALTECATION II.	MER, NO. NO. LOS CHILL ASSESSED.

Place:	Taluka:	District:	State	
P.T. Ratio Ava Scale Factor (I Multiplying F	actor (ME); Make / Number;			
		Export Meter Reading	Import Meter Reading	
MWh Previous Rea Current Read Difference Difference X				
Authorized Ra	epresentative		orized <u>Fepresentative</u> ar Photovoltaic Power Pla	nt
Date:				
Notes:				
2. The Solar and suppl 3. If the mea	Photovoltaic Power Pla y in MWh along with the er is changed, the reas	g-book to record hourly re nt shall maintain a daily le he schedule given by the Ul ion/s, date, time of meter a parties, shall be taken at the time of	og to record the hourly g CL's Dispatcher, change and new meter	make

Devendra N. Sons Energy Pvt. Ltd. Authorised Signalory



Se parintending Englere: To ameirail
Attaining and Poor Attain Ltd.
V.C.V. Gatar Singh Linanus Dehradur

# CHECK METER READING OF SOLAR PHOTOVOLTAIC POWER PLANT

Place:	Taluka:	District:	State:-	
P.T. Ratio Ava Scale Factor (I Multiplying E	sctor (MF); Make/Number:			
WIGHER RESIDENCE	<b>1</b>		Import	1
		Export Meter Reading	Meter Reading	
MWh Previous Read Current Read Difference X				
Authorized Re	enescantative	4	othorized Representative	
LIPCL	•		Solar Photovoltaic Powe	er Plan
Date:				
Notes:				
2. The Solar and suppl 3. If the mea	Photovoltaic Power Plan y in MWh along with th	nt shall maintain a dail the schedule given by the on/s, date, time of me	y reading of the Main Me by log to record the hour UPCL's Dispatcher, ter change and new me	ly gen

Devendra N. Sons Energy Pyt. Ltd.

Authorised Signatory

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Superintending Engage (Commercial)
Uniocal International Planet Commercial
V C.V Gabar Sings (Income Dehradun

# DAILY GENERATION REPORT

nstalled Capaz		Power, MWh	
Time	Scheduled	Meter Reading	Difference X M.J
00 01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24			
Total		ma mare	
	The second secon	Power, MWh	
Time	Scheduled	Difference X M.?	Scheduled
Daily 0600-2200 2200-0600 Cumulative 0600-2200 2200-0600			

Copy To:1. SLDC,
2. Authorised Representative, UPCL

Authorised Representative Solar Photovoltaic Power Plant

Devendra N Sons Egergy Vt Ltd.

Authorised Signatory



Sycamorending Emiliano (Exempeda)
Unit sanitand Passion I. . . . . . . . . . Ltd.
Y G.V Catter Smith Blisman, Derivadure

# ANNEXURE - VIII

lasta	Hed Generation	Capacity: -		M)	V				
Date	of first commis	sioning (Sync	chrenizing):	Da	te of Cor	nmercia	Ope	ration:	
Date	of Synchronizi	191		Pro	gressive	days:		Day	39
S,	TRIPPING	RELAY	FEASON FOI	TRIPPING	The second secon	RONISA ON		TOTAL ME LOST	REMARK
No	Date TIME	OPERATED	Mechanical El	ectrical Other	Date	Time fr. Min	E		
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S. No					ON		TIMI	LOST	
	Date TIME	No. Fuel M	lechanica Elect	neal Other		ime			
	Hr Mi	n			Hr.	Min	Hr	Min.	1
			diele.						
L									
Pro	ogressive Days.	-	Time Lost:	During	M	onth		Yes	AT.
co	MMISSIONING	STIER		SINCE I	IKST CO	MMISS	ONII	VG.	
	pv to :- 1. State					S	Auth olar F	norised Re	presentati ic Power l

Separateophic Engloser (Consequisity of Interior Separate Separate



# Uttarakhand Renewable Energy Development Agency (UREDA)

(Department of Renewable Energy, Govt. of Uttarakhand)
Urja Park Campus, Industrial Ares, Patel Nagar, Debradun -248001
Ph. 0135-2521553, 2521337, Fax: 0135-2521386,

Websit: www.ureda.uk.gov.in

E-mail: rpo.uredahg@gmail.com

No. 17 12 /UREDA/03(1)-SPV-214-3/52 MW UPCL-RPO/2019-20 (Vol-3

Dated: 0 | Nov., 2019

# Letter of Award LoA)

To,

Devendra Kumar Oberoi, GMS Road, Shivalik Puram, Dehradun

Mob: 9997843505

Hmail: jatinoberol\_16@yahoo.com

Sub: Letter of Award (LoA) for procurement of power from 500 KWp capacity Grid Connected Solar PV Power Project Under type-1 of Uttarakhand Solar Energy Policy-2013 (Amended-2018)

Ref: - E-Tender/RfP No: 03/UREDA/Grid Connect/RfP/20 9-20 Dated: 22/07/2019

Sir,

With reference to your participation in above referred 3-tender, 500 KWp capacity Grid Connected Solar PV Power Project is being awarded to you for installation as per following details:-

Particulars	Details
Awarded capacity	500 KWp
Levellised Gross tariff per KWh	Rs 4.05 Rupees four five Paisa Only)
Proposed Location	Sahiya, Chakrata
Submission of Contract Performance Guarantee as per clause no. 2.16.1 of RfP in the form of DD/FDR/BG	Within 30 days from date of issue of this LoA.
Financial closure, Possession of the required Land and Grant of Grid connectivity	Within 300 days from date of issue of this LoA
Last date of Commercial Operation	31/10/20 (In case of delay, the prevailing tariff as decide by Hon'ble UERC shall be applicable)

It is to inform you that as per "Uttarakhand Solar Energy Policy-2013", maximum 2.5 Hectare per MW shall be allowed for installation of Solar Power Plant.

You are requested to get the PPA signed with UPCL at the earliest and execute the project timely as per above time schedule. In case as per clause no. 2.1t.1 of RfP, a "Project Company" is to be formulated by you for the purpose of supply of power, it should be formed within 30 days from the date of issue of this letter of award and UREDA and UPCL should be intimated with the copy of registration documents of "Project Company".

In case of formulation of "Project Company," this LoA shall be deemed to be issued in the name of "Project Company" and the PPA shall be signed by UPCL with "Project Company". Delay in achieving any activity by due date as mentioned above may lead to cance lation of the project and encushment of Bid Bond/Contract Performance Guarantee.

Yours Sincerely

(Capt. Alok Shekhar Tiwari) Director, UREDA

Devende N Sens Energy Pvt. Ltd.

**Authorised Signatory** 

A Jan Bank

C.V. Gabai South linavian, Definadore



# उत्तराखण्ड अक्षय ऊर्जा विकास अभिकरण (उरेडा) ऊर्जा पार्क परिसर, इण्डस्ट्रियल एरिया, पटेल नगर, देहरादून

दूरमाण- 0135-2521387, 2521563, प्रीवसः- 0135-2521386 http://www.ureda.uk.gov.in/E-mail: spv.uredahq@gmail.com

resta 538 /eka/as(s)-प्राव्यक्तिक-254-11/apdiebrem कं RPO/exa/2002-23 (1034)-व) विभाव ८ । जून, 2022 नेदा में,

मुख्य अभियन्ता (वाणिज्य) यू०पी०सी०एल०. ऊर्जा भवन, देहरादुन।

विषयः सोलर पावर प्लान्ट हेतू PPA किये जाने के सम्बन्ध में।

महोदय.

अवगत कराना है कि उरेडा द्वारा प्रकाशित 200 मे0वा0 बामता के सोलर पावर प्लान्ट की स्थापना इनु ई-निविदा के अर्न्तगत द्वितीय घरण में चयनित कुल 75 विकासकर्ताओं को "परियोजना आवटन पत्र" निर्गत किये गये थे जिसकी सूची उरेडा मुख्यालय के पत्र संख्या 1790 विनांक 08 नवम्बर, 2019 के माध्यम - आपको प्रेमित की गयी थी। यू०पीं0सीoएलo द्वारा इन विकासकर्ताओं से PPA हस्ताक्षरित किया जाना है।

उक्त निविदा के अर्न्तगत निर्गत 'परियोजना आवंटन पत्र' के अनुसार इच्छुक विकासकर्ताओं हारा Project Company का गठन किया जाना है जिसके क्रम में उरेडा मुख्यालय द्वारा वर्तमान तक कुल 43 आवंटियों द्वारा Project Company के गठन की सूचना आपको प्रेषित की जा चुकी है। उक्त के अतिरिक्त 82 विकासकर्ताओं द्वारा Project Company बनाये जाने की सूचना उरेडा मुख्यालय को प्रेषित की गयी है जिसका विवरण निम्नवत है:

S.No.	Name of developer	Capacity (KWp)	LOA No	Name of project company
1	Devendra Kumar Oberoi	500	1712	Devendra N Sons Energy Private Limited 180-A Rajpur Road Dehradun Dehradun UR 248009 IN
2	Gurcharan Singh	500	1713	Ges Solar Energy Private Limited 180-A Rajpur Road Dehradun Dehradun UR 248009 IN

कृपया उक्त विकासकर्ताओं द्वारा गठित की गयी Project Company के नाम पर PPA करने हेतु आवस्यक कार्यवाही करने का कष्ट करें।

> (नीरज कुनार गर्ग) मुख्य परियोजना अधिकारी

विलिपि :सन्बन्धित विकासकर्ता को इस आशय से प्रेषित कि उरेडा द्वारा प्रेषित पत्रांक 293 दिनांक 11.05.2022 के अनुसार financial closure से सन्बन्धित अमिलेख उरेडा मुख्यालय को दिनांक 01.07.2022 एवं संयत्र की स्थापना / कमीशनिंग दिनांक 30.09.2022 तक कराना सुनिश्चित करें।

Devendra N. Sons Egetgy Pvt, Ltd.

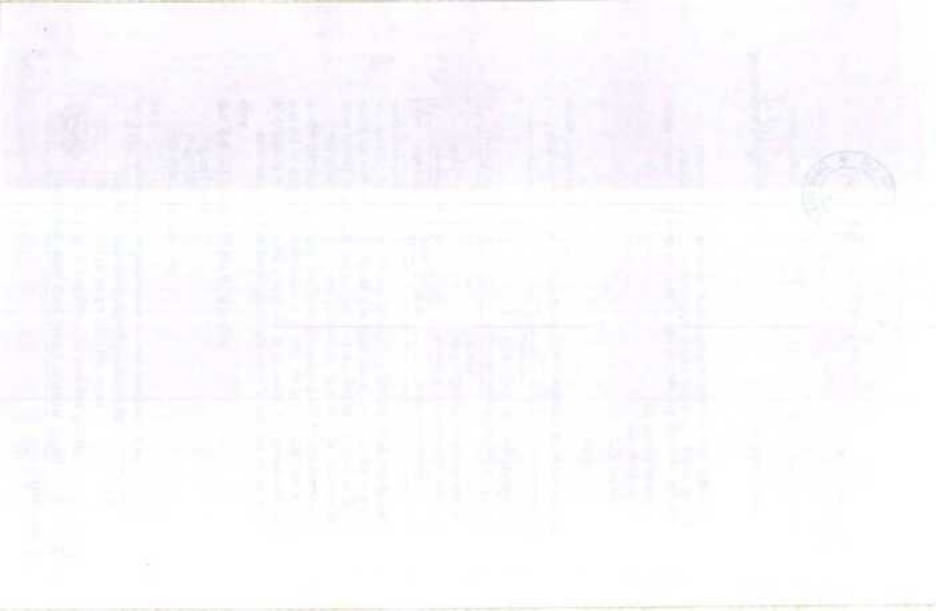
Authorised Signatory

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मुख्य परियोजना अधिकारी

v.C.V. Gaber Segje issus ge, Dabradun

entalely lift.





# INDIA NON JUDICIAL Government of Uttarakhand

# e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK00275645186038S

02-Dec-2020 01:03 PM

NONACC (SV)/ uk1260204/ DEHRADUN/ UK-DH

SUBIN-UKUK126020403854694569450S

DEVENDRA N SONS ENERGY PVT LTD

Article 35 Lease

MAUZA UPROLI TEHSIL KALSI DISTT, DEHRADUN UTTRAKHAND

(Zero)

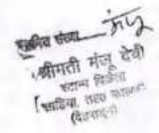
KANTIRAM AND GEETA RAM

DEVENDRA N SONS ENERGY PVT LTD

DEVENDRA N SONS ENERGY PVT LTD

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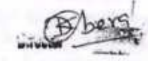
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Causedra W Sons Energy Pvt. 1td



# पट्टा-विलेख

यह पट्टा विलेख आज दिनांक 1 2 / 2020 को स्थान चकराता, जिला देहरादून में 1-श्री कान्तीराम 2- श्री गीजाराम पुत्रगण स्व0 सुरजन निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड (जिसको कि इस पट्टा विलेख में "पट्टादातागण महोदय के रूप में आगे सम्बोधित किया गया है)

..... पट्टादातागण

+



DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devendra Kumar oberail पंजीकृत कार्यालय 6, शिवालिक पूरम, जीठएमठएसठ रोड देहरादून उत्तराखण्ड (जिसको कि इस पट्टा विलेख में 'पट्टाग्रहिता महोदय के रूप में आगे सम्बोधित किया गया है)

.....पट्टाग्रहित



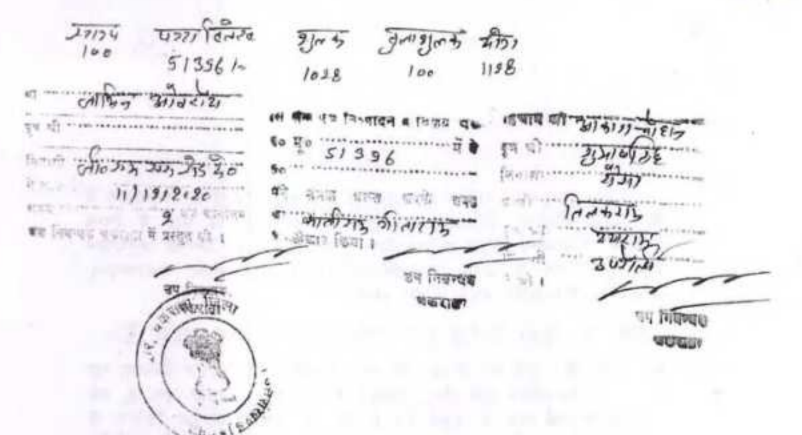
विदित हो कि पट्टादातागण इस पट्टा—विलेख की सूची में वर्णित मूमि/सम्पित के सहखातेदारों के साथ चंयुक्तरूप से भूमिघर स्वामी, अध्यासी है। पट्टादातागण को सूची में वर्णिट भूमि/सम्पित के सम्बन्ध में विकय/अन्तरण के सर्वधिकार प्राप्त है। पट्टादातागण के सहखातेदारों द्वारा सूची में वर्णित भूमि को पटटे पर देने हेतु अपनी सहमित प्रदान की हुई है। पट्टा विलेख की सूची में वर्णित भूमि/सम्पित हर प्रकार के मार, बन्धन, न्यायालय, बैक, सहकारी, समिति अध्वा अन्य किसी वित्तीय संस्था की भूमि/सम्पित है। पट्टादातागण द्वारा ऐसा कोई कार्य, विकय अनुबन्ध आदि अन्य किसी व्यक्ति से वर्णित भूमि/सन्पित्त के सम्बन्ध में नहीं किया हुआ है जिससे इस भूमि/सम्पित्त के पट्टा दिये जाने में किसी प्रकार की विधिक बाधा उत्पन्न हो।



यह कि पट्टागृहिता को पटटादातागण की विवरण में दी गई मूमि/सम्पत्ति पर मुख्यता उत्तराखण्य सौर उर्जा नीति-2013 (संशोधित-2018) के अनुसार सौर उर्जा की ईकाई स्थापित करनी है और सौर उर्जा से सम्बन्धित अन्य गतिविधियां स्थापित करनी है, जिसके लिये पट्टादातागण विवरण में दी गई मूमि/सम्पत्ति को किराए/पटटे पर दिये जाने व पट्टाग्रहिता विवरण में दी गई मूमि/सम्पत्ति को पट्टे पर लिये जाने हेतु परस्पर सहमत है तथा दोनो के मध्या निम्नलिखित संविदा व शर्ते तय की गई है, जिसके अनुपालन में यह पट्टा विलेख अंकित व निष्पादित किया जा रहा है।

कमश्र.

उर्गिताराज ११मी evendra 11 See Energy Pyr. 1M.

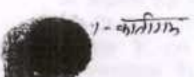


साझी-

० जाकाश न्योहान



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पण्याक्राशिक



र्गाताय १५



एतदृद्वारा ऊपर नामित पक्षकारों के बीच हुई संविदा के अनुपालन में यह पट्टा—विलेख, पट्टादातागण द्वारा पट्टाग्रहिता के पक्ष में निम्न उपबन्धों के अधीन अंकित व निष्पादित किया जा रहा है, जिसके अनुपालन हेतु दोनों पक्ष व उनके उत्तराधिकारी व हित—प्रतिनिधि, स्थानापन्न, अन्तरिति आदि—आदि सदैव पाबन्द रहेगे।

# अतः यह पट्टा-विलेख पूर्ण स्पष्टीकरण हेत् निम्न दर्शाता है:-

1— यह कि पट्टे पर दी जा रही भूमि/नम्पत्ति का वार्षिक किराया मु0 13,000—रूपये प्रति बीघा प्रतिवर्ष की दर से तय पाया गया है, जो पांच वर्ष तक के लिये हैं। 5 वर्ष के पश्चात वार्षिक किराये में प्रत्येक 5 वर्ष बाद मु0 2,500—रूपये प्रति बीघा की वृद्धि की जायेगी। पट्टे पर दी जा रही भूमि/सम्पत्ति 0.89 बीघा है, जिसका कुल वार्षिक औसत किराया 17132/रूपये प्रति वर्ष की दर से तय पाया गया है। इस पट्टे की अवधि दिनांक 01/10/2020 से प्रारम्भ होकर अगले अगले 29 वर्ष 11 माह तक के लिये निर्धारित की गई है जो कि 30 वर्ष से अधिक नही है, जो की पक्षकारों की आपसी सहमति से आगे भी बढाई जा सकती है, जिसके लिये अलग से नवीनतम पट्टा विलेख तैयार कर निज्यादित कराया जायेगा। किराये का विवरण संलग्नक—1 है।

यह कि पट्टादातागण ने पट्टाग्रहित को ऊपर दर्शाएनुसार किराए के प्रतिफलस्वरूप इस पट्टा विलेख की सूची में वर्णित मूमि/सम्पित्त के फिक्चर्स व सुखाधिकारों सिहत इस मूमि/सम्पित्त के प्रयोग एंव उपयोग के समस्त अधिकारों सिहत व पट्टाग्रहिता के कर्मचारियों व अन्य व्यक्तियों जिन्हें कि पट्टाग्रहिता इस सम्पित्त के उपयोग हेतु अधिकृत करें, के लिये किराए/पट्टे पर दे दी है। जरूरत पडने पर पट्टाग्रहिता द्वारा मूमि को बाद में अकृषक (घारा—143) घोषित करवाया जायेगा। जिसके लिये पटटादातागण सहमत है।

3- यह कि पट्टादातागण ने पट्टाग्रहिता को भूमि/सम्पत्ति का वास्तविक अध्यासन स्थल पर जाकर सौप दिया है। पट्टाग्रहिता अध्यासन की प्राप्ति की अभिस्वीकृति रतदृद्वारा स्वीकार करता है।

4— यह कि पट्टाग्रहिता प्रत्येक वर्ष की किराए की अदायगी वर्ष के माह अप्रैल में पट्टादातागण को अदा करेगा तथा पट्टादातागण किराए की प्राप्ति के उपरान्त किराया प्राप्ति की रसीद नियमानुसार पटटाग्रहिता को जारी करेगा।

उच्च कि पट्टाग्रहिता इस मूमि/सम्पन्ति के सम्बन्धित विद्युत एंव जल का भुगतान किये जाने हेतु उत्तरदाया होगा।

THARIN 27 Color Francis Sense Engray 24. 114

6— यह कि पट्टाग्रहिता द्वारा सूची में वर्णित भूमि/सम्पत्ति मुख्यता उत्तराखण्ड सौर उर्जा नीति—2013 (सेंशोधित—2018) के अनुसार राज्य के पर्वतीय क्षेत्रों में 5 मेघावाट क्षमता तक की सौर उर्जा परियोजना उत्तराखण्ड राज्य के अनुसार सम्बन्धित विभाग (UREDA)के द्वारा जारी पत्रांक No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराए/पट्टे पर ली गई है। पट्टदातागण की अनुमति के बिना पट्ट पर दी गयी सम्पत्ति की सब—लीज कर सकता है।

7— यह कि पट्टाग्रहिता किराएदारी/पट्टे की अवधि समाप्त होने के उपरान्त अथवा निर्धारित समय अवधि से पूर्व किराएदरी समाप्त होने की दशा में भूमि/सम्पत्ति का रिक्त व वास्तविक अध्यासन समस्त फिटिग एंव फिक्चर्स हटाकर, रिक्त अवस्था में पट्टादातागण को

सौपेगा।

8— यह कि पट्टे/किराये की अवधि के दौरान विवरण में दी गई मूमि/सम्पत्ति पर आसोपित कर उपकर, इत्यादि के मुगतान का

दायित्व भी पटटाग्रहिता का होगा।

यह की पट्टांग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पत्ति में अपनी सुविधानुसार अस्थायी पार्टिशन करे तथा सौर उर्जा हेतु जिस प्रकार के भी निर्माण की आवश्यकता हो, वह निर्माण करे।

10— यह की पट्टाग्रहिता को यह अधिकार होगा की वह अपने कार्य से सम्बन्धित बोर्ड, नोटिस बोर्ड, साईन बोर्ड, वाल पेन्टिंग इत्यादि

लगाए, इस पर पट्टादातागण को कोई आपत्ति नही होगी।

11— यह कि पट्टाग्रहिता के द्वारा 6 माह तक निरंतर किराया नहीं देता है तो पट्टाग्रहिता को यह अधिकार होगा कि व पट्टाग्रहिता की किराएदायी विधिक 90 दिन की अवधि का सूचना पत्र प्रेषित करें। इसके बाद भी अगर किराया अदा नहीं किया जाता है तो पट्टादाता पट्टा—विलेख को समाप्त कर दे व भूमि/सम्पत्ति का अध्यासन पट्टाग्रहिता से प्राप्त कर ले। पट्टादातागण को यह अधिकार नहीं होगा कि वह पट्टाग्रहिता के द्वारा पट्टे पर प्राप्त भूमि को बैंक या अन्य किसी वित्तीय संस्था में बन्धक किये जाने के पश्चात नियत अवधि से पूर्व पट्टा विलेख को निरस्त कराये।

12— यह कि पट्टाग्रहिता के द्वारा जिस प्रयोजन हेतु भूमि को पट्टे पर लिया गया है। यदि पट्टाग्रहिता का प्रयोजन सफल नहीं होता है तो पट्टाग्रहिता को अधिकार होगा कि वह इसकी सूचना पट्टादातगण को देगे, जिसकी अवधि 06 माह की होगी और 06 माह बीत जाने के पश्चात पट्टाग्रहिता पट्टे को निरस्त करा सकते है जिसके लिये पट्टादाता, पट्टाग्रहितागण के अनुरोध पर निरस्तीकरण हेतु पाबन्द रहेगे।





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13— यह कि, इस पट्टा विलेख में प्रयुक्त स्टाम्प शुल्क एंव पंजीकरण शुल्क पट्टाग्रहिता द्वारा ही वहन किया जाएगा। इस पट्टा विलेख की मूल प्रति पट्टाग्रहिता के पास रहेगी।

14— यह कि यह पट्टा विलेख को समाप्त करने का अधिकार पट्टादाता को पट्टा विलेख की अवधि तक नहीं होगा। और तब तक जब तक

की पट्टा विलेख की शर्तों का उल्लंघन न हो।

14— यह कि पट्टा विलेख उत्तराखण्ड सरकार द्वारा उत्तराखण्ड शासन विघायी एवम् संसदीय कार्य विमाग की अधिसूचाना संख्या 350/XXXVI(3)/2018/79(1)/2018 देहर दून 6 अन्दुबर 2018 में दिये गये उत्तराखण्ड अध्यादेश संख्या 3 वर्ष 2018 के विघायी संशोधन के अनुसार सम्पन्न किया जा रहा है, जिससे उत्तराखण्ड राज्य की किसी भी विधि या उपविधि को कोई उल्लंघन नहीं हो रहा है। पट्टाग्रहिता को परियोजना लगाये जाने हेतु परियोजना का आवंटन No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 द्वारा, आवंटित की गई है।

15— यह कि पट्टाग्रहितां के द्वारा विवरण में दी गई भूमि/सम्पत्ति सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराये पर दी गई है। पट्टाग्रहिता विवरण में दी गई भूमि/सम्पत्ति का कभी कोई अन्य कार्य नहीं करेगा और ना ही ऐसा कोई कार्य करेगा, जिससे

उत्तराखण्ड राज्य की किसी विधि का कोई उल्लघन हो।

16— यह कि पट्टाग्रहिता की यह अधिकार होगा ि वह पट्टे पर ली गई भूमि/सम्पत्ति के लीज होल्ड अधिकारों को बन्धक कर किसी भी वित्तीय संस्था से ऋण प्राप्त कर सकता है तथा ऋण की अवधि के दौरान पट्टा निरस्त नहीं किया जा सकेगा एवम् पट्टादातागण द्वारा किसी अन्य व्यक्ति को पट्टा नहों दिया जा सकता।

17— यह कि महा प्रबन्धक जिला—उद्यान केन्द्र, देहरादून के पत्रांक मैमो / एम०एस०एम०ई० / जि०उ०के० / 2019—20दिनांक 12 / 03 / 2015 मूमि का पट्टा विलेख हेतु नीति 2015 के अनुसार श्रेणी बी में 100 प्रतिषत स्टाम्प शुल्क में छूट दी गई है जिस कारण पट्टा विलेख पर केवल 100 / रूपये का स्टाम्प शुल्क अदा किया जा रहा है।

18— यह कि पट्टग्रहिता किराए/पट्टे पर ली गई सम्पत्ति को सब लीज पर दे सकता है, इसमें पट्टाग्रहिता को पट्टादातागण के हस्ताक्षर

की आवश्यकता नहीं है।

19— यह कि परियोजना में कोई बाघा जैसे की पेड, फसल, संरचना और बाग आदि है तो काटने या हटाने की जिम्मेदारी पट्टादाता की होगी।



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20— परियोजना के लिए ऋणदाताओं के पास नई इकाई/नामिती के साथ पट्टाग्रहिता के विकल्प का अधिकार होगा जो निष्पादित किए गए ऋण दस्तावेजों के तहत डिफाल्ट की किसी भी घटना की सूचना पर या परियोजना के लिए पट्टाग्रहित और उघारदाताओं के बीच निष्पादित किया जाए और परियोजना के लिए ऋणदाता या परियोजना के ऋणदाता के किसी भी ट्रस्टी को पट्टाग्रहित के स्थान पर सुरक्षा ब्याज/अधिनियम का उपयोग करने का अधिकार होगा और/या ऋण पटिटका के तहत पट्टाग्रहित की चूक के मामले में पट्टाग्रहित को प्रतिस्थापित नई इकाई/नांमाकित व्यक्ति इस पट्टे की लीज के सभी नियमों और शर्तों का पालन करेगा, जिसमें पट्टादातागण को पट्टे पर किराये का भुगतान शामिल है।

जिसमें पट्टादातागण की पट्टे पर किराये का भुगतान शामिल है।

21— किसी भी विवाद या इस लीज डीड के सम्बन्ध में या उससे उत्पन्न होने वाले दावों को पार्टियों के बीच सौहार्दपूर्वक निपटारा किया जाएगा और यदि 90 दिनों के भीतर इसका निपटारा नहीं किया जाता है, तो पार्टियों की आपसी सहमति से नियुक्त एकमात्र मध्यस्था द्वारा हल होगा। हालाँकि, यदि कोई माध्यस्थ 90 दिनों के भीतर पक्षकारों द्वारा सहमत नहीं है। उसी को नियुक्ति के प्रावधान और मध्यस्थता अधिनियम के प्रावधान के अनुसार नियुक्त किया जाएगा। मध्यस्थता के पूर्वोक्त प्रावधानों के अधीन स्थानीय न्यायालयों / नैनीताल उच्च न्यायालय के पास किसी भी और सभी मामलों पर अधिकार क्षेत्र होगे जो कि पार्टियों को भारतीय कानूनों के अनुसार अदालतों / मंचो पर कानूनी रूप से आंदोलन की अनुमित देते है।

# विवरण सम्पत्ति/भूमि

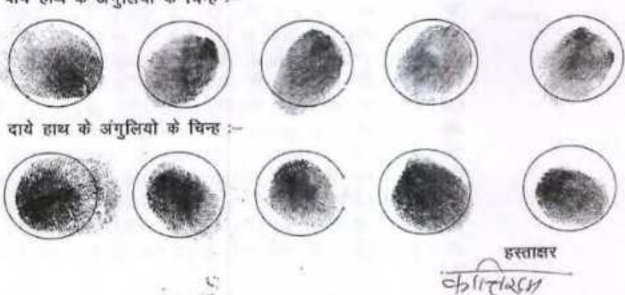
भूमि खाता संख्या 00006 फसली वर्ष 1422 से 1427 में अंकित खसरा न0 837 रकबा 0.0320 है0, खसरा नं0 838 रकबा 0.0360 है0 स्थित मौजा उपरौली खत उदपाल्टा परगना जौनसार बाबर, तहसील कालसी, जिला—उत्तराखण्ड जिसमें उत्तराखण्ड राज्य की सौर उर्जा नीति के अनुसार उत्तराखण्ड सरकार के शासनादेश संख्या 03/2018 के अनुसार सौर उर्जा की ईकाई स्थापित की जानी है।



रजिस्ट्रेशन अधिनियम— 1908 की घारा 32 —ए के अनुपालन हेतु फिगर्स प्रन्टस्।

पट्टादाता—1—श्री कान्तीराम पुत्र स्व० श्री सुरजन निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :--



पट्टादाता—2— श्री गीताराम पुत्र स्व0 सुरजन, निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :--



पट्टाग्रहिता- DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devendra स्थानक केटरवर पंजीकृत कार्यालय 6, शिवालिक पूरम, जीवएमवएसव रोड देहरादून उत्तराखण्ड।

बाये साथ के अंगुलियों के चिन्ह :-











दाये हाथ के अंगुलियों के चिन्ह :-











साक्षी-1 (Abauhan श्री आकाश चौहान

पुत्र स्व0 सुभाष सिंह चौहान निवासी- ग्राम सैन्सा तहसील चकराता जिला देहरादून। साक्षी-2

ARABITA श्री तीलक राम शर्मा पुत्र श्री दयाराम शर्मा निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून।

स्वियता:- प्रताप सिंह अधिवक्ती चैकराता देहरादून।

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ANEXURE-I					
Gram Panchayat	UPROLI				
Account Number	6				
Farad Number	837				
Lease rate per Bigha	13000				
Lanc Area (in Bigha)	0.42				
Fota. Land lease amount first year	5460				
ncrement Amount in every 5 year @ 2500					
per tigha	1050				
Average rent of 30 year	8085				
Lease Rent Sched					
Year	Lease Amount				
	5460				
2	5460				
3	5460				
4	5460				
5	5460				
6	6510				
7	6510				
8	6510				
9	6510				
10	6510				
11	7560				
12	7560				
13	7560				
14	7560				
15	7560				
16	8610				
17	8610				
18	8610				
19 -	8610				
20	8610				
- 21	9660				
22	9660				
23	9660				
24	9660				
25	9660				
26	10710				
27	10710				
28	10710				
29	10710				
30	10710				

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जीताम शर्म



Director •





ANEXURE-I	
Tam Panchayat	UPROLI
Account Number	6
Farad Number	838
Lease rate per Bigha	13000
Land Area (in Bigha)	0.47
Total Land lease amount first year	6110
ncrement Amount in every 5 year @ 2500	
per bigha	1175
Average rent of 30 year	9012.5
Lease Rent Schedu	
Year	Lease Amount
1	6110
2	6110
3	6110
4	6110
5	6110
6	7285
7	7285
8	7285
0	7285
10	7285
11	8460
12	8460
13	8460
14	8460
15	8460
16	9635
17	9635
18	9635
19	9635
20	9635
21	10810
22	10810
23	10810
24	10810
25	10810
26	11985
27	11985
28	11985
29	11985
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Week and	1422-1427	0.0450	0.1210	0.1780	0.2430	0.0320	0.0360	0.0280	0.0810	0.0450	0.0570
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Technical Support By: National Informatics Center, Utlarakhand State Unit, Dehradun. Data Updated Upto; Wed Dec 02 13;46;24 (ST 2020) Contents owned by Board of Revenue(Uttrakhand)









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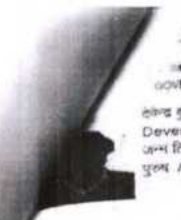




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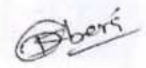
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DEVENDRA N SONS ENERGY PVT LTD

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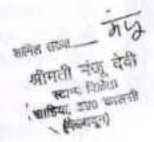
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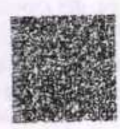
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DEVENDRA N SONS ENERGY PVT LTD

DEVENDRA N SONS ENERGY PVT LTD

(One Hundred only)





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## पट्टा-विलेख

यह पट्टा विलेख आज दिनांक 1/1/2/2020 को स्थान चकराता, जिला देहरादून में श्री परमानन्द पुत्र स्वं0 श्री नागचन्द निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड (जिसको कि इस पट्टा विलेख में पट्टाद ता नहोदय के रूप में आगे सम्बोधित किया गया है)

..... पट्टादाता

ने

DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devended (स्वक्रा) Obered पंजीकृत कार्यालय 6, शिवालिक पूरम, जी०एम०एस० रोड देहरादून उत्तराखण्ड (जिन्नको कि इस पट्टा विलेख में "पट्टाग्रहिता महोदय के रूप में आगे सम्बोधित किया गया है)

.....पट्टाग्रहिता

विदित हो कि पट्टादाता इस पट्टा-वितेख की सूची में वर्णित भूमि/सम्पत्ति के एकमात्र भूमियन स्वामी, अध्यासी है। पट्टादाता को सूची में वर्णित मूमि/सम्पत्ति के सम्बन्ध में विकय/अन्तरण के सर्वाधिकार प्राप्त है। पट्टादाता के अतिरिक्त अन्य कोई व्यक्ति इस भूमि/सम्पत्ति में मागीदार अथवा साझीदार नहीं है। पट्टा विलेख की सूची में वर्णित भूमि/सम्पति हर प्रकार के भार, बन्धन, न्यायालय, बैक, सहकारी, समिति अथवा अन्य किसो वित्तीय संस्था की भूमि/सम्पत्ति है। पट्टादाता द्वारा ऐसा कोई कार्य, विकय अनुबन्ध आदि अन्य किसी व्यक्ति से वर्णित भूमि/सम्पत्ति के सम्बन्ध में नहीं किया हुआ है जिससे इस भूमि/सम्पत्ति के पट्टा दिये जाने में किसी प्रकार की विधिक बाधा उत्पन्न हो।

यह कि पट्टागृहिता को पटटादाता की विवरण में दी गई भूमि/सम्पत्ति पर मुख्यता उत्तराखण्ड सौर उर्जा नीति—2013 (संशोधित—2013) के अनुसर सौर उर्जा की ईकाई स्थापित करनी है और सौर उर्जा से सम्बन्धित अन्य गतिविधियां स्थापित करनी है, जिसके लिये पट्टादातागण बिवरण में दी गई भूमि/सम्पत्ति को किराए/पटटे पर दिये जाने व पट्टाय हेता विवरण में दी गई मूमि/नम्पत्ति को पट्टे पर लिये जाने हेतु परस्पर सहमत है तथा दोनों के मध्या निम्नलिखित संविदा व शर्ते तथ की गई है, जिसके अनुपालन में यह उट्टा विलेख अंकित व निष्पादित किया जा रहा है।

एतदृद्वारा ऊपर नामित फ्लकारों के बीच हुई संविदा के अनुपालन में यह पट्टा-विलेख, पट्टादाता द्वारा पट्टाग्रहिता के पक्ष में निम्न उपबन्धों के अधीन अंकित व निष्पादित किया जा रहा है, जिसके अनुपालन हेतु दोनों पक्ष व उनके उत्तराधिकारी व हित-प्रविनिधि, स्थानापन्न, अन्तरिति आदि-आदि सदैव पाबन्द रहेगे। कमश .....2......

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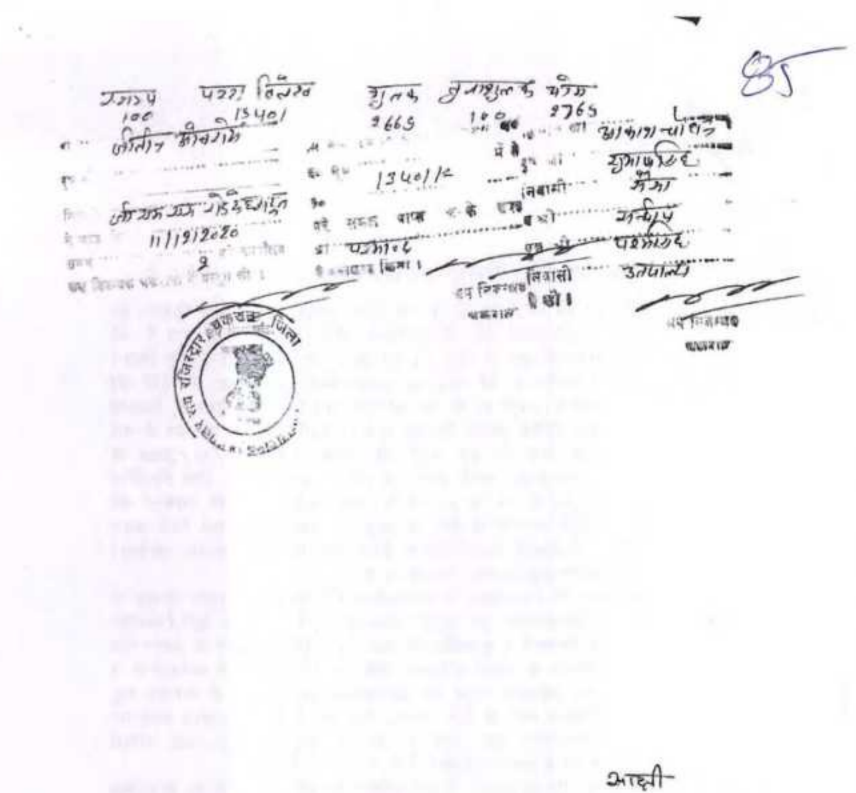
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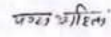
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प्रमा हिजरर

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# अतः यह पट्टा-विलेख पूर्ण स्पष्टीकरण हेतु निम्न दर्शाता है:--

1— यह कि पट्टे पर दी जा रही मूमि/सम्पत्ति का बार्षिक किराया मु0 13,000—रूपये प्रति बीघा प्रतिवर्ष की दर से तय पाया गया है, जो पांच वर्ष तक के लिये है। यह कि 5 वर्ष के पश्चात वार्षिक किराये में प्रत्येक 5 वर्ष बाद मु0 2,500—रूपये प्रति बोघा की वृद्धि की जायेगी। पट्टे पर दी जा रही भूमि/सम्पत्ति 2.31 बीघा है, जिसका कुल वार्षिक औसत किराया 44457/रूपये प्रति वर्ष की दर से तय पाया गया है। इस पट्टे की खबिघ दिनांक >1/10/2026 से प्रारम्म होकर अगले अगले 29 वर्ष 11 माह तक के लिये निर्धारित की गई है जो कि 30 वर्ष से अधिक नही है, जो की पक्षकारों की आपसी सहमति से आगे भी बढाई जा सकती है, जेसके लिये खलग से नवीनतम पट्टा विलेख तैयार कर निष्पादित कराया जायेगा। किराये का विवरण संलग्नक—1 है।

2— यह कि पट्टादाता ने पट्टाग्रहिता को ऊपर दश एनुसार किराष्ट्र के प्रतिफलस्वरूप इस पट्टा विलेख की नूची में वर्गित भूमि/सम्बित्त के फिक्चर्स व सुखाधिकारों सहित इस भूमि/सम्बित्त के प्रयोग एवं उपयोग के समस्त अधिकारों सहित व पट्टाग्रहित के कर्मचारियों व अन्य व्यक्तियों जिन्हें कि पट्टाग्रहिता इस सम्पत्ति के उपयोग हेतु अधिकृत करें, के लिये किराए/पट्टे पर दे दी है। जरूरत पड़ने पर पट्टाग्रहिता द्वारा भूमि को बाद में अकृषक (घारा—143) घाषित

करवाया जायेगा। जिसके लिये पटटादाता सहमत है।

3- यह कि पट्टादाता ने पट्टाग्रहिता को भूमि/सम्बद्धित का वास्त्विक अध्यासन स्थल पर जाकर सौप दिया है। पट्टाग्रहिता अध्यासन की प्राप्ति की अभिस्वीकृति एतदृद्वारा स्वीकार करता है।

4— यह कि पट्टाग्रहिता प्रत्येक वर्ष की किराए की अदायगी वर्ष के माह अप्रैल में पट्टादाता को अदा करेगा तथा पट्टादाता किराए की प्राप्ति के उपरान्त किराया प्राप्ति की ब्सीद नियम नुसार पट्टाग्रहिता को जारी करेगा।

5- यह कि पट्टाग्रहिता इस मूमि/सम्पत्ति के सम्बन्धित विद्युत एवं जल

का भुगतान किये जाने हेतु उत्तरदायी होगा।

6— यह कि पट्टाग्रहिता द्वारा सूची में वर्णित भूमि/सम्पत्ति मुख्यता उत्तराखण्ड सौर चर्जा नीति—2013 (सँशोधित—2018) के अनुसार राज्य के पर्वतीय क्षेत्रों में 5 मेघावाट क्षमता वक की सौर उर्जा परियोजना उत्तराखण्ड राज्य के अनुसार सम्बन्धित विभाग (UREDA)के द्वारा जारी पत्रांक No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 सौर चर्जा की ईकाई स्थापित किये जाने हेतु केराए/पट्टे पर ली गई है। पट्टदातागण की अनुमति के बिना पट्ट पर दी ग्रंथी सम्पत्ति की सब—लीज कर सकता है।

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7— यह कि पट्टाग्रहिता किराएदारी/पट्टे की अवधि समाप्त होने के उपरान्त अथवा निर्मारित समय अवधि से पूर्व किराएदरी समाप्त होने की दशा में मूमि/सम्पत्ति का रिक्त व वास्तविक अध्यासन समस्त फिटिन एवं किक्बर्स हटाकर, रिक्त अवस्था में पट्टादाता को सौपेगा।

8- यह कि पट्टे/किराये की अवधि के दौरान विवरण में दी गई मूमि/सम्पत्ति पर आरोपित कर उपकर, इत्यादि के मुगतान का

दारित्व भी पट्टाग्रहिता का होगा।

9— यह की पट्टाउहिना को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पत्ति में अपनी सुविधानुसार अस्थायी पार्टिशन करे तथा सौर उर्जा हेतु जिस प्रकार के भी निर्माण की आवश्यकता हो, वह निर्माण करें।

10— यह की पट्टाउिहरा को यह अधिकार होगा की वह अपने कार्य से सम्बन्धित बोर्ड, नोटिस बोर्ड, साईन बोर्ड, वाल पेन्टिंग इत्यादि

लगाए. इस पर पट्टादाता को कोई आपत्ति नही होगी।

11— यह कि पट्टाग्रहिता के द्वारा 6 माह तक निरंतर किराया नहीं देता है तो पट्टावाता को यह अधिकार होगा कि व पट्टाग्राहिता की किराएदायी विधिक 90 दिन की अविध का सूचना पत्र प्रेषित करें। इसके बाद भी अगुर किराया अदा नहीं किया जाता है तो पट्टादाता पट्टा—विलेख को समाप्त कर दे व मूमि/सम्पत्ति का अध्यासन पट्टाग्रहिता ने प्राप्त कर ले। पट्टादाता को यह अधिकार नहीं होगा कि वह पट्टाग्रहिता के द्वारा पट्टे पर प्राप्त मूमि को बैंक या अन्य किसी बित्तीय संस्था में बन्धक किये जाने के पश्चात नियत अविध से पूर्व पट्टा विलेख को निरस्त कराये।

12— यह कि पट्टाग्रहिता के द्वारा जिस प्रयोजन हेतु भूमि को पट्टे पर लिया गया है। यदि पट्टाग्रहिता का प्रयोजन सफल नही होता है तो पट्टाग्रहिता को अधिकार होगा कि वह इसकी सूचना पट्टादातगण को देगे, जिसकी अवधि 06 माह की होगी और 06 माह बीत जाने के परचात पट्टाग्रहिता पट्टे को निरन्त करा सकते है जिसके लिये पट्टादाता, पट्टाग्रहिता के अनुरोध पर निरस्तीकरण हेतु पाबन्द

रहेने।

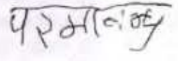
13— यह कि, इस पट्टा विलेख में प्रयुक्त स्टाम्प शुल्क एंव पंजीकरण शुल्क पट्टाग्रहिता द्वारा डी वहन किया जाएगा। इस पट्टा विलेख की मूल प्रति पट्टाग्रहिता के पास रहेगी।

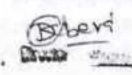
14- यह कि यह पट्टा विलेख को समाप्त करने का अधिकार पट्टादाता को पट्टा विलेख की अवधि तक नहीं होगा। और तब तक जब तक

की पट्टा विलेख की शतों का उल्लंघन न हो।

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14— यह कि पट्टा जिलेख उत्तराखण्ड सरकार द्वारा उत्तराखण्ड शासन विद्यायी एवम् संसदीय कार्य विभाग की अधिसूचाना संख्या 353/XXXVI(3)/2318/75(1)/2018 देहरादून 6 अक्टुबर 2018 में दिये गटं उत्तराखण्ड अध्यादेश संख्या 3 वर्ष 2018 के विधायी संशोधन के अनुसार सम्पन्न किया जा रहा है. जिससे उत्तराखण्ड राज्य की किसी भी विधि या उपविधि को काई उल्लंघन नहीं हो रहा है। पट्टाग्रहिता को परियोजना लगाये जाने हेतु परियोजना का आवंटन Nc 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 द्वारा आवंटित की गई है।

15— यह कि पट्टाग्रिडिता के द्वारा विवरण में दी गई भूमि/सम्पत्ति सौर उर्जा की ईकाई स्थापित किये जान हेतु किराये पर दी गई है। पट्टाग्रिडिता विकरण में दी गई भूमि/सम्पत्ति का कभी कोई अन्य कार्य नहीं करेगा और ना ही ऐखा कोई कार्य करेगा, जिससे

उत्तराखण्ड राज्य की किसी विधि का कोई उल्लंधन हो।

16— यह कि पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पन्ति के लीज होल्ड अधिकारों को बन्धक कर किसी मी वित्तीय संस्था से ऋण प्राप्त कर सकता है तथा ऋण की अवधि के दौरान पट्टा निरस्त नहीं किया जा सकेगा एवम् पट्टादाता द्वारा किसी अन्य व्यक्ति को पट्टा नहीं दिया जा सकता।

17— यह कि महा प्रबन्धक जिला—एद्यान केन्द्र, देहरादून के पत्रांक मैमो / एन०एस०एम०ई० / जि०७०के० / 2019—20दिनांक 12 / 03 / 2015 भूमि का पट्टा विलेख हेतु नीति 20-5 के अनुसार श्रेणी बी में 100 प्रतिषत स्टाम्प शुल्क में छूट दी गई है जिस कारण पट्टा विलेख पर केवल 100 / रूपये का स्टाम्प शुल्क अदा किया जा रहा है।

18— यह कि पट्टग्रहिता किराए/पट्टे पर ली गई सम्पत्ति का सब लीज पर दे सकता है इसमें पट्टाग्रहिता को पट्टादाता के हस्ताक्षर की

आवश्यकता नही है।

19— यह कि परियोजना में कोई बाधा जैसे की पेड, फसल, संरचना और बाग आदि है तो काटने या हटाने की जिम्मेदारी पट्टादाता की होगी।

20— परियोजना के लिए ऋणदाताओं के पास नई इकाई/नामिती के साथ पट्टाग्रहिता के विकल्प का अधिकार होगा जो निष्पादित किए गए ऋण दस्तावेजों के तहत डिफाल्ट की किसी भी घटना की सूचना पर या परियोजना के लिए पट्टाग्रहित और उधारदाताओं के बीच नित्र्यादित किया जाए और परियोजना के लिए ऋणदाता या परियोजना के ऋणदाता के किसी भी ट्रस्टी को पट्टाग्रहित के स्थान पर सुरक्षा ब्याज/अधिनियम का उपयोग करने का अधिकार होगा और/या ऋण पटिटका के तहत पट्टाग्रहित की चूक के मानले में पट्टाग्रहित को प्रतिस्थापित नई इकाई/नांमाकित व्यक्ति इस पट्टे की तीज के सभी नियम और शर्तों का पालन करेगा, जिसमें षट्टादाता को पट्टे पर किराये का मुगतान शामिल है।

परमाभुक्



21— किसो भी विदाद या इस लीज डीह के सम्बन्ध में या उससे उत्पन्न होने वाले दावों को पार्टियों के बीच सौहार्दपूर्वक निपटारा किया जाएगा और विद 90 दिनों के भीतर इसका निपटारा नहीं किया जाता है, तो पार्टियों की आपन्ती सहमति से नियुक्त एकमात्र मध्यस्था द्वारा हल होगा। हालाँकि, यदि कोई माध्यस्थ 90 दिनों के भीतर पक्षकारों द्वारा सहमत नहीं है। उसी को नियुक्ति के प्रावधान और मध्यस्थता अधिनियमं के प्रावधान के अनुसार नियुक्त किया जाएगा। मध्यस्थता के पूर्वोक्त प्रावधानों के अधीन स्थानीय न्यायालयों / नैनीताल उच्च न्यायालय के पास किसी भी और सभी मामलों पर अधिक र क्षेत्र होगे जो कि पार्टियों को भारतीय कानूनों के अनुसार उदालतों / मंचो पर कानूनी रूप से आंदोलन की अनुमति देते हैं।

# विवरण सम्पत्ति / मूमि

भूमि खाता संख्या 00018 फसली वर्ष 1422 से 1427 में अंकित खसरा नं 827 रकबा 0.1780 है0, स्थित मौजा उपरौली खत चदपाच्टा परगना जौनसार बाबर, तहसील कालसी, जिला—उत्तराखण्ड जिसमें उत्तराखण्ड राज्य की सौर उर्जा नीति के अनुसार उत्तराखण्ड सरकार के शासनादेश संख्या 03/2018 के अनुसार सौर उर्जा की ईकाई स्थापित की जानी है।

रजिस्टेशन अधिनियम — 1908 की घारा 32 —ए के अनुपालन हेतु फिगर्स प्रन्टस।

पट्टादाता— श्री परमानन्द पुत्र स्व0 श्री नागचन्द निवासी—ग्राम उपरौली तहसील कालनी जिला देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :
दाय होंग्रेक अंगुलियों के चिन्ह :
हस्ताक्षर

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पर्मीमन्

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Orate State



पट्टाग्रहिता— DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devendad Kumar oberni पंजीकृत कार्यालय 6, शिवालिक पूरम, जी०एम०एस० रोड देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :
दाये हाथ के अंगुलियों नेह :
हस्ताक्षर

Развафта # Sone Energy Pyt. 1 M

साक्षी-1 (A kaukab)
श्री आकाश चौहान
पुत्र स्व0 सुभाष सिंह चौहान
निवासी- ग्राम सैन्सा
तहसील चकराता जिला देहरादून।

साक्षी-2
श्री संदीप राय
पुत्र श्री परम सिंह
निवासी-ग्राम उदपाल्टा
तहसील कालसी जिला देहरादून।

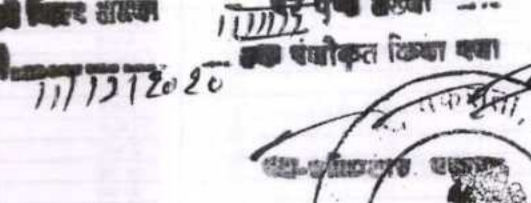
PRATAP QUALE

रचियता:- प्रताप सिंह अधिवक्ता चकराता देहरादून।

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Provident M Sons Energy PVI-1M









Gram Panchayat ANEXURE-1	
Account Number	UPROLI
Farad Number	18
ease rate per Bigha	827
Land Area (in Bigha)	17000
Total Land Issaila	2.31
Total Land lease amount first year	30030
per bigha	1772
Average rent of 30 year	5775 44467.5
Lease Rent Schedu	44907,5
Year Year	The same of the sa
	Lease Amount
2	30030
3	30030
4	30030 30030
5	30030
6	35805
7	35805
8	35805
9	35805
10	35805
59.11	41580
. 12	41580
13	41580
14	41580
.3 15	41580
16	47355
17	47355
18	47355
19	47355
20	47355
21	53130
22	53130
23	53130
24	53130
25	53130
26	58905
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Government of India

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आधार - आम आदमी का अधिकार









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देवेन्द्र कुमार ओबराय Devendra Kumar Oberoi जन्म तिथि/ DOB: 15/04/1958 पुरुष / MALE



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आधार-आम आदमी का अधिकार

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पताः ६, शियालिक पुरमः, जी.एम.एस रोड, बेहरायून, वेहरायूनः जत्तराखंड - 248001 e, SHIVALIS PURAM G.M.S ROAD, Dehnadur, Dehradur, Unimelmand 248001

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पता: S.O. सुष्टाच जारात, विशेष जीना, वीजा शास्त्रका, तक प्रस्ताबों, जीना, द्वाराद्य, कोदरा, , इत्तराहोते, 248-95

Address S.O. Stationh Chamber, Village Shinsa (Royco) etc. For Chakres a Web Vallaghander, Sowar Clare Heard, Carried B.C.

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सन्दीय राय Sandeep Rai जामा निर्मित DOB: 20/05/1988 THY / MALE



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मेरा आधार, मेरी पहचान



# कारतीय विद्याप्त शहपान प्रापिकरण

पनाः

SO परम सिंह राय, -, -, बाहिना, साम- अपुणाल्या पी,औं सहिया, उदापनदा, वेहरायून,

उत्तराबीच - 248196

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# INDIA NON JUDICIAL Government of Uttarakhand

## e-Stamp

### सत्यमेव जयते

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK00282511556353S

02-Dec-2020 01:16 PM

NONACC (SV)/ uk1260204/ DEHRADUN/ UK-DH

SUBIN-UKUK1280204038537379444528

DEVENDRAIN SONS ENERGY PVT LTD

Article 35 Lease

MAUZA UPROLI TEHSIL KALSI DISTT, DEHRADUN UTTRAKHAND

(Zero)

KHUSHIRAM

DEVENDRA N SONS ENERGY PVT LTD

DEVENDRA N SONS ENERGY PVT LTD

(One Hundred only)





Statutory Alert . --

## पट्टा-विलेख

यह पट्टा विलेख आज दिनांक 11/12 /2020 को स्थान चकराता, जिला देहरादून में 1-श्री खुशीराम, 2- श्री समादत्त, 3- श्री राजेन्द्र दत्त पुत्रगण स्व0 किशन दत्त, 4- श्री प्रेमदत्त, 5- श्री कृपाराम पुत्रगण स्व0 श्री मदी, निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड जिसको कि इस पट्टा विलेख में 'पट्टादातागण महोदय के रूप में आगे सम्बोधित किया गया है)

..... पट्टादातागण

ने

DEVENDRA N SONS ENERGY Pvt. Ltd. Director. pevendra kumar oberoi पंजीकृत कार्यालय 6. शिवालिक पूरम, जीवएमवएसव रोड देहरादून उत्तराखण्ड (जिसको कि इस पट्टा विलेख में "पट्टाग्रहिता महोदय के रूप में आगे सम्बोधित किया गया है)

.....पट्टाग्रहिता

विदित हो कि पट्टादातागण इस पट्टा-विलेख की सूची में विणित मूमि/सम्पित के सहखातेदारों के साथ संयुक्तरूप से मूमिघर स्वामी, अध्यासी है। पट्टादातागण को सूची में विणित भूमि/सम्पित्त के सम्बन्ध में विकय/अन्तरण के सर्विधिकार प्राप्त है। पट्टादातागण के सहखातेदारों द्वारा सूची में विणित भूमि को पटटे पर देने हेतु अपनी सहमित प्रदान की हुई है। पट्टा विलेख की सूची में विणित भूमि/सम्पित हर प्रकार के मार, बन्धन, न्यायालय, बैक, सहकारी, सिमिति अथवा अन्य किसी वित्तीय संस्था की मूमि/सम्पित्त है। पट्टादातागण द्वारा ऐसा कोई कार्य, विकय अनुबन्ध आदि अन्य किसी व्यक्ति से विणित भूमि/सम्पित्त के सम्बन्ध में नहीं किया हुआ है जिससे इस भूमि/सम्पित्त के पट्टा दिये जाने में किसी प्रकार की विधिक बाधा उत्पन्न हो।

यह कि पट्टागृहिता को पटटादातागण की विवरण में दी गई मूमि/सम्पत्ति पर मुख्यता उत्तराखण्ड सौर उर्जा नीति-2013 (संशोधित-2018) के अनुसार सौर उर्जा की ईकाई स्थापित करनी है और सौर उर्जा से सम्बन्धित अन्य गतिविधियां स्थापित करनी है, जिसके लिये पट्टादातागण विवरण में दी गई मूमि/सम्पत्ति को किराए/पटटे पर दिये जाने व पट्टागृहिता विवरण में दी गई मूमि/सम्पत्ति को पट्टे पर लिये जाने हेतु परस्पर सहमत है तथा दोनों के मध्या निम्नलिखित संविदा व शर्ते तय की गई है, जिसके अनुपालन में यह पट्टा विलेख अंकित व निष्यादित किया जा रहा है।

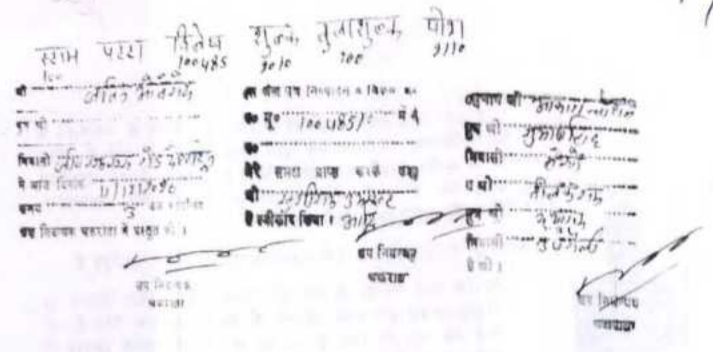




















एतवृद्वारा ऊपर नामित पक्षकारों के बीच हुई संविदा के अनुपालन में यह पट्टा-विलेख, पट्टादातागण द्वारा पट्टाग्रहिता के पक्ष में निम्न उपबन्धों के अधीन अंकित व निष्पादित किया जा रहा है, जिसके अनुपालन हेतु दोनों पक्ष व उनके उत्तराधिकारी व हित-प्रतिनिधि, स्थानापन्न, अन्तरिति आदि-आदि सदैव पाबन्द रहेगे।

# अतः यह पट्टा-विलेख पूर्ण स्पष्टीकरण हेतु निम्न दर्शाता है:-

- 1— यह कि पट्टे पर दी जा रही भूमि/सम्पत्ति का वार्षिक किराया मु0 13,000—रूपये प्रति बीघा प्रतिवर्ष की दर से तय पाया गया है, जो पांच वर्ष तक के लिये हैं। 5 वर्ष के परचात वार्षिक किराये में प्रत्येक 5 वर्ष बाद मु0 2,500—रूपये प्रति बीघा की वृद्धि की जायेगी। पट्टे पर दी जा रही भूमि/सम्पत्ति 1.74 बीघा है, जिसका कुल वार्षिक औसत किराया 33495/रूपये प्रति वर्ष की दर से तय पाया गया है। इस पट्टे की अविध दिनांक 01/10/2020 से प्रारम्म होकर अगले अगले 29 वर्ष 11 माह तक के लिये निर्धारित की गई है जो कि 30 वर्ष से अधिक नहीं है, जो की पक्षकारों की आपसी सहमति से आगे भी बढ़ाई जा सकती है, जिसके लिये अलग से नवीनतम पट्टा विलेख तैयार कर निष्धादित कराया जायेगा। किराये का विवरण संलग्नक—1 है।
- 2- यह कि पट्टादातागण ने पट्टाग्रहिता को ऊपर दशाँएनुसार किराए के प्रतिफलस्वरूप इस पट्टा विलेख की सूची में वर्णित भूमि/सम्पत्ति के फिक्चर्स व सुखाधिकारों सहित इस भूमि/सम्पत्ति के प्रयोग एवं उपयोग के समस्त अधिकारों सहित व पट्टाग्रहिता के कर्मचारियों व अन्य व्यक्तियों जिन्हें कि पट्टाग्रहिता इस सम्पत्ति के उपयोग हेतु अधिकृत करें, के लिये किराए/पट्टे पर दे दी है। जरूरत पडने पर पट्टाग्रहिता द्वारा भूमि को बाद में अकृषक (धारा–143) घोषित करवाया जायेगा। जिसके लिये पटटादातागण सहमत है।
- 3- यह कि पट्टादातागण ने पट्टाग्रहिता को भूमि/सम्पत्ति का वास्तविक अध्यासन स्थल पर जाकर सौप दिया है। पट्टाग्रहिता अध्यासन की प्राप्ति की अभिस्वीकृति एतदृद्वारा स्वीकार करता है।
- 4- यह कि पट्टाग्रहिता प्रत्येक वर्ष की किराए की अदायगी वर्ष के माह अप्रैल में पट्टादातागण को अदा करेगा तथा पट्टादातागण किराए की प्राप्ति के उपरान्त किराया प्राप्ति की रसीद नियमानुसार पटटाग्रहिता को जारी करेगा।
- 5— यह कि पट्टाग्रहिता इस भूमि/सम्पत्ति के सम्बन्धित विद्युत एवं जल का भुगतान किये जाने हेतु उत्तरदायी होगा।



6- यह कि पट्टाग्रहिता द्वारा सूची में वर्णित मूमि/सम्पत्ति मुख्यता उत्तराखण्ड सौर उर्जा नीति-2013 (संशोधित-2018) के अनुसार राज्य के पर्वतीय क्षेत्रों में 5 मेघावाट झमता तक की सौर उर्जा परियोजना उत्तराखण्ड राज्य के अनुसार सम्बन्धित विभाग (UREDA)के द्वारा जारी पत्रांक No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराए/पट्टे पर ली गई है। पट्टदातागण की अनुमति के बिना पट्ट पर दी गयी सम्पत्ति की सब-लीज कर सकता है।

ग्वह कि पट्टाग्रहिता किराएदारी/पट्टे की अवधि समाप्त होने के उपरान्त अथवा निर्धारित समय अवधि से पूर्व किराएदरी समाप्त होने की दशा में भूमि/सम्पत्ति का रिक्त व वास्तविक अध्यासन समस्त फिटिंग एवं फिक्चर्स हटाकर, रिक्त अवस्था में पट्टादातागण को

सौपेगा।

8- यह कि पट्टे/किराये की अवधि के दौरान विवरण में दी गई भूमि/सम्पत्ति पर आरोपित कर उपकर, इत्यादि के मुगतान का दायित्व भी पट्टाग्रहिता का होगा।

9- यह की पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पत्ति में अपनी सुविधानुसार अस्थायी पार्टिशन करे तथा सौर उर्जा हेतु जिस प्रकार के भी निर्माण की आवश्यकता हो, वह निर्माण करे।

10— यह की पट्टाग्रहिता को यह अधिकार होगा की वह अपने कार्य से सम्बन्धित बोर्ड, नोटिस बोर्ड, साईन बोर्ड, वाल पेन्टिंग इत्यादि लगाए, इस पर पट्टादातागण को कोई आपत्ति नहीं होगी।

11— यह कि पट्टाग्रहिता के द्वारा 6 माह तक निरंतर किराया नहीं देता है तो पट्टाग्राहिता की यह अधिकार होगा कि व पट्टाग्राहिता की किराएदायी विधिक 90 दिन की अवधि का सूचना पत्र प्रेषित करें। इसके बाद मी अगर किराया अदा नहीं किया जाता है तो पट्टादाता पट्टा—विलेख को समाप्त कर दे व भूमि/सम्पत्ति का अध्यासन पट्टाग्रहिता से प्राप्त कर ले। पट्टादातागण को यह अधिकार नहीं होगा कि वह पट्टाग्रहिता के द्वारा पट्टे पर प्राप्त मूमि को बैंक या अन्य किसी वित्तीय संस्था में बन्धक किये जाने के पश्चात नियत अवधि से पूर्व पट्टा विलेख को निरस्त कराये।

12— यह कि पट्टाग्रहिता के द्वारा जिस प्रयोजन हेतु भूमि को पट्टे पर लिया गया है। यदि पट्टाग्रहिता का प्रयोजन सफल नही होता है तो पट्टाग्रहिता को अधिकार होगा कि वह इसकी सूचना पट्टादातगण को देगे, जिसकी अवधि 06 माह की होगी और 06 माह बीत जाने के पश्चात पट्टाग्रहिता पट्टे को निरस्त करा सकते है जिसके लिये पट्टादाता, पट्टाग्रहितागण के अनुरोध पर निरस्तीकरण हेतु पाबन्द



Salar

13 - यह कि, इस पट्टा विलेख में प्रयुक्त स्टाम्प शुल्क एवं पंजीकरण शुल्क पट्टाग्रहिता द्वारा ही वहन किया जाएगा। इस पट्टा विलेख की मूल प्रति पट्टाग्रहिता के पास रहेगी।

14- यह कि यह पट्टा विलेख को समाप्त करने का अधिकार पट्टादाता को पट्टा विलेख की अवधि तक नहीं होगा। और तब तक जब तक

की पट्टा विलेख की शर्तों का उल्लघंन न हो।

14 यह कि पट्टा विलेख उत्तराखण्ड सरकार द्वारा उत्तराखण्ड शासन विघायी एवम् संसदीय कार्य विभाग की अधिसूचाना संख्या 350/XXXVI(3)/2018/79(1)/2018 देहरादून 6 अक्टूबर 2018 में दिये गये उत्तराखण्ड अध्यादेश संख्या 3 वर्ष 2018 के विघायी संशोधन के अनुसार सम्यन्न किया जा रहा है, जिससे उत्तराखण्ड राज्य की किसी भी विधि या उपविधि को कोई उल्लंधन नहीं हो रहा है। पट्टाग्रहिता को परियोजना लगाये जाने हेतु परियोजना का आवंटन No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 द्वारा आवंटित की गई है।

15— यह कि पट्टाग्रहिता के द्वारा विवरण में दी गई मूमि/सम्पित्त सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराये पर दी गई है। पट्टाग्रहिता विवरण में दी गई भूमि/सम्पित्त का कभी कोई अन्य कार्य नहीं करेगा और ना ही ऐसा कोई कार्य करेगा, जिससे

उत्तराखण्ड राज्य की किसी विधि का कोई उल्लघन हो।

16— यह कि पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पत्ति के लीज होल्ड अधिकारों को बन्धक कर किसी भी वित्तीय संस्था से ऋण प्राप्त कर सकता है तथा ऋण की अवधि के दौरान पट्टा निरस्त नहीं किया जा सकेगा एवम् पट्टादातागण द्वारा किसी अन्य व्यक्ति को पट्टा नहीं दिया जा सकता।

17— यह कि महा प्रबन्धक जिला—उद्यान केन्द्र, देहरादून के पत्रांक मैमो / एम0एस0एम0ई0 / जि0उ०के0 / 2019—20दिनांक 12 / 03 / 2015 भूमि का पट्टा विलेख हेतु नीति 2015 के अनुसार श्रेणी बी में 100 प्रतिषत स्टाम्प शुल्क में छूट दी गई है जिस कारण पट्टा विलेख पर केवल 100 / रूपये का स्टाम्प शुल्क अदा किया जा रहा है।

18- यह कि पट्टग्रहिता किराए/पट्टे पर ली गई सम्पत्ति को सब लीज पर दे सकता है, इसमें पट्टाग्रहिता को पट्टादातागण के हस्ताक्षर

की आवश्यकता नहीं है।

19— यह कि परियोजना में कोई बाधा जैसे की पेड, फसल, संरचना और बाग आदि है तो काटने या हटाने की जिम्मेदारी पट्टादाता की होगी।

कमश....5...

29 2/211/1

By Some Energy Day of the State of S

20- परियोजना के लिए ऋणदाताओं के पास नई इकाई/नामिती के साथ पट्टाग्रहिता के विकल्प का अधिकार होगा जो निष्पादित किए गए ऋण दस्तावेजों के तहत डिफाल्ट की किसी भी घटना की सूचना पर या परियोजना के लिए पट्टाग्रहित और उधारदाताओं के बीच निष्पादित किया जाए और परियोजना के लिए ऋणदाता या परियोजना के ऋणदाता के किसी भी ट्रस्टी को पट्टाग्रहित के स्थान पर सुरक्षा ब्याज/अधिनियम का उपयोग करने का अधिकार होगा और/या ऋण पटिटका के तहत पट्टाग्रहित की चूक के गामले में पट्टाग्रहित को प्रतिस्थापित नई इकाई/नांमाकित व्यक्ति इस पट्टे की लीज के सभी नियमों और शर्तों का पालन करेगा, जिसमें पटटादातागण को पट्टे एवं कियमें का अग्रवाद श्रामित है।

विसमें पट्टादातागण को पट्टे पर किराये का भुगतान शामिल है।

किसी भी विवाद या इस लीज डीह के सम्बन्ध में या उससे उत्पन्न होने वाले दावों को पार्टियों के बीच सौहार्दपूर्वक निपटारा किया जाएगा और यदि 90 दिनों के भीतर इसका निपटारा नहीं किया जाता है, तो पार्टियों की आपसी सहमति से नियुक्त एकमात्र मध्यस्था द्वारा हल होगा। हालाँकि, यदि कोई माध्यस्थ 90 दिनों के भीतर पक्षकारों द्वारा सहमत नहीं है। उसी को नियुक्ति के प्रावधान और मध्यस्थता अधिनियम के प्रावधान के अनुसार नियुक्त किया जाएगा। मध्यस्थता के पूर्वोक्त प्रावधानों के अधीन स्थानीय न्यायालयों / नैनीताल उच्च न्यायालय के पास किसी भी और सभी मामलों पर अधिकार क्षेत्र होगे जो कि पार्टियों को भारतीय कानूनों के अनुसार अदालतों / मंचो पर कानूनी क्षप से आंदोलन की अनुमति देते हैं।

# विवरण सम्पत्ति/भूमि

भूमि खाता संख्या 00007 फसली वर्ष 1422 से 1427 में अंकित खसरा न0 826 रकबा 0.1340 है0, स्थित मौजा उपरौली खत उदपाल्टा परगना जौनसार बाबर, तहसील कालसी, जिला—उत्तराखण्ड जिसमें उत्तराखण्ड राज्य की सौर उर्जा नीति के अनुसार उत्तराखण्ड सरकार के शासनादेश संख्या 03/2018 के अनुसार सौर उर्जा की ईकाई स्थापित की जानी है।

कमश...6....

Devended M Song Energy Pvs. 114

29 2/2/1/1

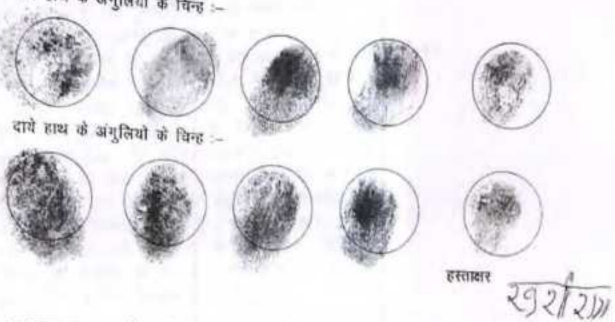
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Sevendre M Song Energy Pvs. 114

Sevendre M S

रिजस्ट्रेशन अधिनियम – 1908 की धारा 32 –ए के अनुपालन हेतु

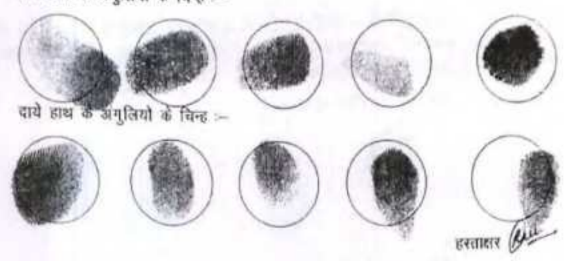
पट्टादाता—1—श्री खुशीराम पुत्र स्व० श्री किशन दत्त निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड। बावे हाथ के अंगुलियों के चिन्ह :-



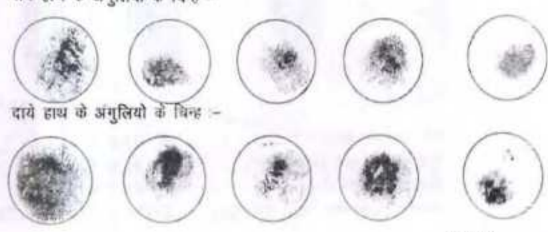
पट्टादाता—2— श्री जमादत्त पुत्र स्व० किशन दत्त, निवासी—ग्राम जपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड। बाये हाथ के अंगुलियों के चिन्ह :--



पट्टादाता-3- श्री राजेन्द्र दत्त पुत्र स्व० किशन दत्त, निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड। बाये हाथ के अंगुलियों के चिन्ह :-



पट्टादाता-4- श्री प्रेम दत्त पुत्र स्व० मदी, निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड। बाये हाथ के अंगुलियों के चिन्ह :-



हस्तादार

पट्टादाता-5- श्री कृपाराम पुत्र स्व0 श्री मदी निवासी-ग्राम उपसैली तहसील कालसी जिला देहरादून उत्तराखण्ड। बाये हाथ के अंगुलियों के विन्ह -



1d KB

पट्टाग्रहिता-- DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devend ra Kuma™ obeæ€पंजीकृत कार्यालय 6, शिवालिक पूरम, जी०एम०एस० रोड देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :--











दाये हाथ के अंगुलियों के बिन्ह :-











साक्षी-1

श्री आकाश चौहान (Alvaul-alv पुत्र स्व0 सुमाष सिंह चौहान निवासी- ग्राम सैन्सा तहसील चकराता जिला देहरादून।

साक्षी-2

Bhen श्री तीलक राम शर्मा किला के ये 141 पुत्र श्री दयाराम शर्मा निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून।

रचियता:- प्रताप सिंह अश्विवतारो













# HIRR Erect

राजेक्द्र दस्त Rajendra Duri पिता : किरान दत्त शर्मा Father : KISHAN DATT SHARWA जरूम तिथि / DOB 14/11/1969 पुरुष / Maie



9237 3210 0980

आधार - आम आदमी का अधिकार









# भारत सरकार

Government of India

वेम दल शर्मा Prem Dutt Sharma तिता : महीतम

Father MADI RAM

**新教/008 12/10/1940** 

grow / Male



8750 1584 5724

आधार - आम आदमी का अधिकार



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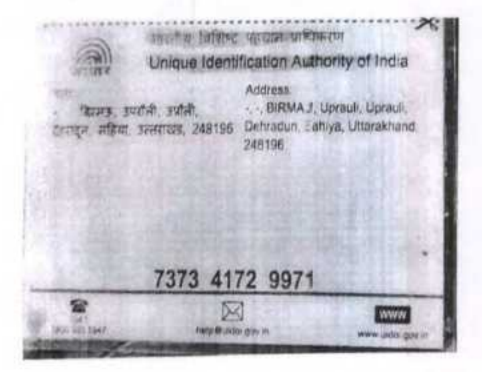
8750 1584 5724

















कुल्मी देवी PHOOLLO DEVI जनम वर्ष / Year of Birth : 1956 महिला / Female



आधार - आम आदमी का अधिकार



यस १४०० अस्ताम, असे अन्य, विचार्त्य, स्थापना, वेटाव्यून, समागार, उत्पादन

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Aadhaar - Aam Aadmi Ka Adhikaar



केल्ड कुमार ओबराय Devendra Kuma: Oberoi जन्म विक्रि/ DOB. 16/04/1958 gen /MALE



9984 3295 3720

आधार-आम आदमी का अधिकार



भारतीय विशिष्ट पहचान प्राधिकरण अववेद DESTINGATION ALTINGATO CO. P.C.

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Address: 5. SHOAL & PORAM G.M.S. FOND, Detroider, Charathure, 24000

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मेरा आधार, मेरी पहारात



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## सत्यमेव जयते

# INDIA NON JUDICIAL Government of Uttarakhand

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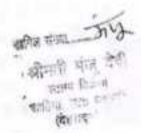
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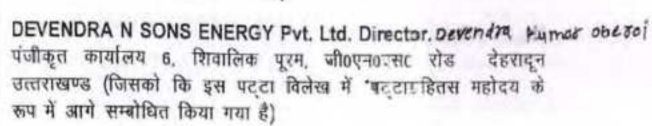
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# पट्टा-विलेख

यह पट्टा विलेख आज दिनांक।।-। 2 2020 को स्थान चकराता, जिला देहरादून में श्री सीताराम पुत्र स्व0 श्री थेषू निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड (जिसको वि इस पट्टा विलेख में 'पट्टादाता महोदय के रूप में आगे सन्बोधित किया गया है)

... पटटादाता

ने



.....पट्टाग्रहिता

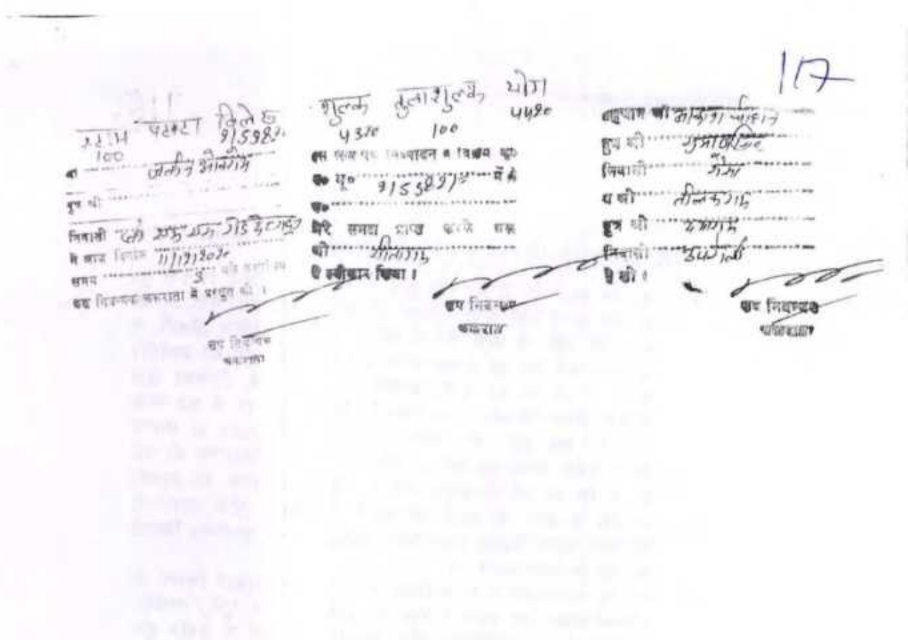


विदित हो कि पट्टादाता इस पट्टा—विलेख की सूची में वर्णित भूमि/सम्पत्ति के एकमात्र भूमिधर स्वामी, अध्यासी हैं। पट्टादाता को सूची में वर्णित भूमि/सम्पत्ति के सम्बन्ध में विकय/अन्तरग के सर्वधिकार प्राप्त हैं। पट्टादाता के अतिरिक्त अन्य कोई व्यक्ति इस भूमि/सम्पत्ति में भागीदार अथवा साझीदार नहीं है। पट्टा विलेख को सूची में वर्णित भूमि/सम्पति हर प्रकार के भार, बन्धन, न्यायालय, बैक सहकारी, समिति अथवा अन्य किसी वित्तीय संस्था की भूमि/सम्पत्ति हैं। पट्टादाता द्वारा ऐसा कोई कार्य, विकय अनुबन्ध आदि अन्य किसी व्यक्ति से वर्णित भूमि/सम्पत्ति के सम्बन्ध में नहीं किया हुआ है जिससे इस भूमि/सम्पत्ति के पट्टा दिये जाने में किसी प्रकार की विधिक बाधा उत्पन्न हो।

यह कि पट्टागृहिता को पटटादाना के विबरण में दी गई भूनि/सम्पत्ति पर मुख्यता उत्तराखण्ड साँर उर्जा नीति—2013 (संशोधित—2018) के अनुसार सौर उर्जा की ईक हं स्थापित करनी है और सौर उर्जा से सम्बन्धित अन्य गतिविधियां स्थापित करनी है, जिसके लिये पट्टादातागण विवरण में दी गई भूमि/सम्पत्ति का किशए/पटटे पर दिये जाने व पट्टाग्रहिता विवरण में दी गई भूमि/सम्पत्ति को पट्टे पर लिये जाने हेतु परस्पर सहमत है तथा दोनो के मध्या नेम्न लिखित संविदा व शर्ते तथ की गई है, जिसके अनुपालन में यह पट्ट विलेख अंकित व निष्पादित किया जा रहा है।

एतदृद्वारा ऊपर नामित पक्षकारों के बीच हुई संदिदा के अनुपालन में यह पट्टा-विलेख, पट्टादाता द्वारा पट्टाग्र हेता के पक्ष में निम्न उपबन्धों के अधीन अंकित व निष्पादित किया जा रहा है. जिनके अनुपालन हेतु दोनों पक्ष व उनके उत्तराधिकारी व द्वित-चित्रिचि, स्थानापन्न, अन्तरिति आदि—आदि सदैव पाबन्द रहेंगे।

Milesell



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## अतः यह पट्टा-विलेख पूर्ण स्पष्टीकरण हेतु निन्न दर्शाता है:-

यह कि पट्टे पर दी जा रही भूमि/सम्पत्ति का वार्षिक किराया मु0 13,000-रूपये प्रति बीघा प्रतिवर्ष की दर से तय पाया गया है, जो पांच वर्ष तक के लिये हैं। 5 वर्ष के पश्चात वार्षिक किराये में प्रत्येक 5 वर्ष बाद मु0 2,500-रूपये प्रति बीघा की वृद्धि की जायंगी। पट्टे पर दी जा रही मूमि/सन्पत्ति 3.74 बीघा है, जिसका कुल वार्षिक औसत किराया 71994/रूपये प्रति वर्ष की दर से तय पाया गया है। इस पट्टे की अवधि दिनांक 01/10/2020 से प्रारम्भ होकर अगले अगले 29 वर्ष 11 माह तक के लिये निर्धारित की गई है जो कि 30 वर्ष से अधिक नहीं हैं, जो की प्क्षकारों की आपसी सहमति से आगे भी बढाई जा सकती है, जिस्के लिये अलग से नवीनतम पट्टा विलेख तैयार कर निष्पादित कराया जायेगा। किराये का विवरण संलग्नक-1 है।

यह कि पट्टादाता ने पट्टाग्रहिता को ऊपर दर्शएनुसार किराए के प्रतिफलस्वरूप इस पट्टा विलेख की सूची में वर्णित मूमि/सम्पत्ति के फिक्चर्स व सुखाधिकारों सहित इस भूमि/सम्पत्ति के प्रयोग एंव उपयोग के समस्त अधिकारों सहित व पट्टाग्रहिता के कर्मचारियों व अन्य व्यक्तियों जिन्हे कि पट्टाग्रहिता इस सम्पत्ति के उपयोग हेतु अधिकृत करें, के लिये किराए/पट्टे पर दे दी है। जरूरत पड़ने पर पट्टाग्रहिता द्वारा भूमि को बाद में अकृषक (धारा-143) घोषित

करवाया जायेगा। जिसके लिये पटटाद ता सहमत है।

यह कि पट्टादाता ने पट्टाग्रहिता को भूमि/सम्पत्ति का वास्तविक अध्यासन स्थल पर जाकर सौप दिया है। पट्टायहिता अध्यासन की प्राप्ति की अभिस्वीकृति एतदृद्वारा स्वीकार करता है।

यह कि पट्टाग्रहिता प्रत्येक वर्ष की किराए की अदायगी वर्ष के माह अप्रैल में पट्टादाता को अदा करेगा तथा पटटादाता किराए की प्राप्ति के उपरान्त किराया प्राप्ति की रसीद नियमानुसार पट्टाग्रहिता को जारी करेगा।

यह कि पट्टाग्रहिता इस भूमि/सम्पत्नि के सम्बन्धित विद्युत एंव जल

का मुगतान किये जाने हेतु उत्तरदायी होगा।

यह कि पट्टाग्रहिता द्वारा सूची में वर्णित भूमि/सम्पत्ति मुख्यता उत्तराखण्ड सौर उर्जा नीति-2013 (सेंशोधित-2018) के अनुसार 6-राज्य के पर्वतीय क्षेत्रों में 5 मेघावाट क्षमता तक की सौर उर्जा परियोजना उत्तराखण्ड राज्य के अनुसार सम्बन्धित विमाग (UREDA)के द्वारा जारी पत्रांक No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराए/पट्टे पर ली गई है। 'पट्टदातागण की अनुमति के बिना पट्ट पर दी गयी सम्पत्ति की Drossofte M Sons STERN सब-लीज कर सकता है।

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- 7- यह कि पट्टाब्रहिता किराएदारी/पट्टे की अवधि समाप्त होने के उपचान्त अथवा निर्धारित समय अवधि से पूर्व किराएदरी समाप्त होने की दशा में मृमि/सम्पत्ति का रिक्त व वास्तविक अध्यासन समस्त किटिंग एवं किक्चर हटाकर, रिक्त अवस्था में पट्टादाता को सौपंगा।
- 8- यह कि पट्टे/किर ये की अवधि के दौरान विवरण में दी गई भूमि/सम्पित्त पर आरोपित कर उपकर, इत्यादि के मुगतान का दायित्व भी पट्टाग्रहिता का होगा।
- 9- वह की पद्दाविता को यह अधिकार होगा कि वह पट्टे पर ली वई भूमि/सम्पत्ति में अपनी सुविधानुसार अस्थायी पार्टिशन करे तथा सौर उलां हेतु जिस प्रकार के भी निर्माण की आवश्यकता हो, वह निर्माण करें।
- 10- यह की पट्टाउहिता को यह अधिकार होगा की वह अपने कार्य से सम्बन्धित बोर्ड, नो टेस बोर्ड, साईन बोर्ड, वाल पेन्टिंग इत्यादि लगए, इस पर पट्टादाता को कोई आपत्ति नहीं होगी।
- 11— यह कि पट्टाग्रहिता के द्वारा 6 माह तक निरंतर किराया नहीं देता है तो पट्टाग्राहिता को यह अधिकार होगा कि व पट्टाग्राहिता की किराएदायी विधिक 90 दिन की अविध का सूचना पत्र प्रेषित करें। इसके बाद भी अगर किराया अदा नहीं किया जाता है तो पट्टादाता पटटा—विलेख को समाप्त कर दे व भूमि/सम्पत्ति का अध्यासन पटटाग्रहिता ने प्राप्त कर ले। पट्टादाता को यह अधिकार नहीं होगा कि वह पट्टाग्रहिता के द्वारा पट्टे पर प्राप्त भूमि को बैंक या उन्य किसी बित्तीय संस्था में बन्धक किये जाने के पश्चात नियत उटिंध से पूर्व पटटा विलेख को निरस्त कराये।
- 12— यह कि पट्टाग्रिहेता के द्वारा जिस प्रयोजन हेतु भूमि को पट्टे पर लिया गया है। यदि पट्टाग्रिहता का प्रयोजन सफल नही होता है तो पटटाग्रिहता को अधिकार होगा कि वह इसकी सूचना पट्टादातगण को देगे, जिस्की अविध 06 माह की होगी और 06 माह बीत जाने के पश्चात पटटाग्रिहता पट्टे को निरस्त करा सकते हैं जिसके लिये पटटादाता, पट्टाग्रिहता के अनुरोध पर निरस्तीकरण हेतु पावन्द रहेगे।
- 13— यह कि, इस पट्टा विलेख में प्रयुक्त स्टाम्प शुल्क एंव पजीकरण शुक्क पट्टाग्रहिता द्वारा ही वहन किया जाएगा। इस पट्टा विलेख को मूल प्रति उट्टाग्रहिता के पास रहेगी।
  - 14— यह कि यह पट्टा विलेख को समाप्त करने का अधिकार पट्टादाता को पट्टा विलेख की अवधि तक नहीं होगा। और तब तक जब तक की पट्टा विलेख की शर्तों का उल्लंघन न हो।

कमश...4....

Devendra A Sons Energy Pyr. 144

14— यह कि पट्टा विलेख उत्तराखण्ड सरकार द्वार उत्तराखण्ड शासन विघायी एवम् संसदीय कार्य विमाग की अधिसूत्राना संख्या 350/XXXVI(3)/2018 79(1)/2018 देहरादून 6 अक्टुबर 2018 में दिये गये उत्तराखण्ड अध्यादेश संख्या 3 वर्ष 2018 के विघायी संशोधन के अनुसार सम्पन्न केया जा रहा है, जिससे उत्तराखण्ड राज्य की किसी भी विधि या उपविधि को कोई उल्लंघन नहीं हो रहा है। पट्टाग्रहिता को परियोजना लगाये जाने हेतु परियोजना का आवंटन No 874 JREDA/C3(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जुलाई 2019 हारा आवंटित की गई है।

15— यह कि पट्टाग्रहिता के द्वारा विवरण में दी नई मूमि/सम्पत्ति सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराये पर दी गई है। पट्टाग्रहिता विवरण में दी गई भूमि/सम्पत्ति का कभी कोई अन्य कार्य नहीं करेगा और ना ही ऐसा कोई कार्य करेगा, जिससे उत्तराखण्ड राज्य की किसी विधि का कोई उल्लंघन हो।

16— यह कि पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पत्ति के लीज होल्ड अधिकारों को बन्धक कर किसी भी वित्तीय संस्था से ऋण प्राप्त कर जकता है तथा ऋण की अवधि के दौरान पट्टा निरस्त नहीं किया जा सकेगा एवम् पट्टादाता द्वारा किसी अन्य व्यक्ति को पट्टा नहीं दिया जा सकता।

17- यह कि महा प्रबन्धक जिला-उद्यान केन्द्र देहरादून के पत्रांक मैमो/एम0एस0एम0ई0/बिठउठकं0/2019-20दिनांक 12/03/2015 भूमि का पट्टा विलंख हेन्नु नीवि 20-5 के अनुसार श्रेणी बी में 100 प्रतिषत स्टाम्प शुल्क में घूट दी गई है जिस कारण पट्टा विलंख पर केवल 100/रूप्ये का स्टाम्प शुल्क अदा किया जा रहा है।

18— यह कि पट्टग्रहिता किराए/पट्टे पर ली गई सम्पत्ति को सब लीज पर दे सकता है, इसमें पट्टाग्रहिता को पट्टादाता के हस्ताक्षर की आवश्यकता नहीं है।

19— यह कि परियोजना में कोई बाधा जैने की पेड, फसल, संरचना और बाग आदि है तो काटने या हटाने की जिम्मेदारी पट्टादाता की होगी।

20— परियोजना के लिए ऋषादाताओं के पास नई इकाई/नामिती के साथ पट्टाग्रहिता के विकल्प का अधिकार होगा जो निष्पादित किए गए ऋण दस्तावेजों के तहत डिफाल्ट की किसी भी घटना की सूचना पर या परियोजना के लिए पट्टाग्रहित और ट्घारदाताओं के बीच निष्पादित किया जाए और परियोजना के लिए ऋणदाता या परियोजना के ऋणदाता के किसी भी ट्रस्टी को पट्टाग्रहित के स्थान पर सुरक्षा व्याज/अधिनियम का उपयोग करने का अधिकार होगा और/या ऋण पटिटका के तहत पट्टाग्रहित की चूक के मामले में पट्टाग्रहित को प्रविस्थापित नई इकाई/नांनाकित व्यक्ति इस पट्टे की लीज करनी वियमों और शर्नों का पालन करेगा, जिसमें पट्टादाता की पट्टाप्र र किसी का मुनतान शामिल है।

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21— किसी भी विवाद या इस लीज ढीड के सम्बन्ध में या उससे उत्पन्न होने वाले दाबों को पार्टियों के बीच सौहार्दपूर्वक निपटारा किया जएगा और चिंद 90 दिनों के भीतर इसका निपटारा नहीं किया जाता है, तो पार्टिचों की आपसी सहमति से नियुक्त एकमात्र मध्यस्था द्वारा हल होगा। हालाँकि, यदि कोई माध्यस्थ 90 दिनों के भीतर प्रक्षकारों द्वारा सहमत नहीं है। उसी को नियुक्ति के प्रावधान और नध्यस्थता अधिनियम के प्रावधान के अनुसार नियुक्त किया जारगा। मध्यस्थता के पूर्वोक्त प्रावधानों के अधीन स्थानीय न्यायालयों / नैनीताल उच्च न्यायालय के पास किसी भी और सभी मामलों पर अधिकार क्षेत्र होगे जो कि पार्टियों को भारतीय कानूनों के अनुसार अदालतों / मंचों पर कानूनी रूप से आंदोलन की अनुमित देते हैं।

## विवरण सम्पत्ति/भूमि

भूमि खाता संख्या 00045 फसली वर्ष 1422 से 1427 में अंकित खसरा न0 828 रकबा 0.0610 है0, खसरा नं0 830 रकबा 0.2270 है0 मौजा उपराली खत उदपाल्टा परगना जौनसार बाबर, तहसील कालसी, जिला—उत्तराखण्ड जिसमें उत्तराखण्ड राज्य की साँर उर्जा नीति के अनुसार उत्तराखण्ड सरकार के शासनादेश संख्या 03/2018 के अनुसार साँर उर्जा कीईकाई रथापित की जानी है।

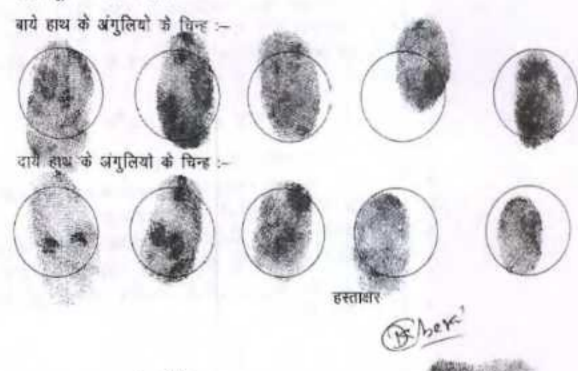
रजिस्ट्रेषन अधिनियम — 1908 की धारा 32 —ए के अनुपालन हेतु फिगर्स प्रन्टस्।

पट्टादाता— श्री सीताराम पुत्र स्व० श्री थेपू निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड।

बाये हाथ के अंगुलियों के चिन्ह :-



पट्टाग्रहिता DEVENDRA N SONS ENERGY Pvt. Ltd. Director. pevendra kumar किंग्लो पंजीकृत कार्यालय ६, शिवालिक पूरम, जीवएमवएसव रोड देहरादून उत्तराखण्ड।



HIRT-1 (Ghauhan

श्री आकाश चौहान पुत्र स्व0 सुभाष सिंह चौहान निवासी— ग्राम सैन्सा तहसील चकराता जिला देहरादून। साक्षी-2

श्री तीलक राम शर्मा पुत्र श्री दयाराम शर्मा विकास वित

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ANEXURE-I		
Gra ti Panchaya	UPROLI	
Account Number	45	
Farad Sumber	828	
Lease rate per Bigha	13000	
Land Area (in Higha)	0.79	
otal Land lease amount first year	10270	
increment Amount in every 5 year @ 2500 per bigha	1975	
Average rent of 30 year	15207.5	
Lease Ren: Scheim		
Year Year	Lease Amount	
1	10270	
2	10270	
3	10270	
4	10270	
5	10270	
6	12245	
7	12245	
8	12245	
9	12245	
10	12245	
11	14220 14220 14220	
12		
13		
14	14220	
15	14220	
16	16195	
17	16195	
18	16195	
19	16195	
20	16195	
21	18170	
22	18170	
23	18170	
24	18170	
25	18170	
26	20145	
27	20145	
28	20145	
29	20145	
30	20145	

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ANEXURE-I		
Gram Panchayat	UPROLI	
Account Number	45	
Farad Number	830	
Lease rate per Bigha	13000	
Land Area (m Bigha)	2.95	
Total Land lease amount first year	.18350	
ncrement Amount in every 5 year @ 2500 ser bigha	7373	
Average rent of 30 year	56787.5	
Lease Rent Schedu		
Year	Lease Amount	
	38350	
2	38350	
3	38350	
4	38350	
5	38350	
6	45725	
7	45725	
8	45725	
0	45725	
10	45725	
11	53100	
12	53100	
13	53100	
14	53100	
15	53100	
16	60475	
17	60475	
18	60475	
19	60475	
20	60475	
21	67850	
22	67850	
23	67850	
24		
25	67850	
26	67850	
	75225	
27	75225	
28	75225	
29	75225	
30	75225	

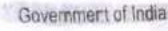
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## भारत सरकार





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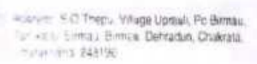
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भारतीय विशेष्ट पहुंचान परिपक्ताण

#### Un que dentification Authority of India

न्तः ५० वन् विसेत्र उपयोगी, पीजी विश्वपेष्ठ, तह सामग्री, विर्वार, जिल्ली केटवर्दन समस्तर, अगस्ता, 242196





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सीताशम





मास्त सरकार OCHSTANSENT OF INCIN

देतेन्द कुमार ओबराय Devendra Kumar Oberol जन्म तिथि/ DOB: 18/04/1958 GRM /MALE



9984 3295 3720

आधार-आम आदमी का अधिकार



भारतीच विकास पहलान प्राधिकरण अञ्चलकारकारकार च्याना प्राधिकरण

पताः भवाः 6. शेवालिका पुरमः जी. रम. एस रोड. वेहरावून, देहरावून, उत्तराखड - 248001

Address: 5. Serval in Pullan. C.M.S. PCAD. October. Detroitur. Uterskrand Zessot



9984 3295 3720

Aadhaar-Aam, Admi ka Adhikar







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पतः Sici भूमार जीवन, विशेष शितः, पीता श्रीरक्ष, सह अस्तरमा, शीरण, देशसङ् व्यस्ति, इस्तराक्षेत्रं, 243198

Address, S/O Swhitesh, Claudian, Villige Serse, EO Korewi, Tah Graknita. 2192 7085 4













# INDIA NON JUDICIAL Government of Uttarakhand

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Certificate Issued Date

Account Reference

Unique Doc. Reference

Furchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK11145161081104T

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#### सहमति-पत्र

1— श्री बजराम, 2— श्री माया दत्त पुत्रगण स्व0 श्री थेपू सिह निवासी-ग्राम उपरौली तहसील काल्सी जिला देहरादून उत्तराखण्ड।

विदित्त हो कि भूमि खाता संख्या 00045 खसरा नं0 . 8.28 रेडलां ० ०६०० 830 . २३०० १ २००० - १००

स्थित मौजा उपरौली तहसील कालसी जिला देहरादून में सहमतिकर्तांगण, सहखातेदार के साज मालिक काबिज तथा बतौर संक्रेमणीय भूमिघर गाल कागजात दर्ज चला आ रहे हैं। उक्त भूमि परिवारिक बंटवारे में मेरे परिवार के हिस्से में आयी हैं। यह कि हमारा माई श्री सीता राम पुत्र श्री थेपू उक्त भूमि को पट्टे पर देना चाहता हैं। यह कि यदि हमारा माई उक्त भूमि को पट्टे पर देने हैं तो उस पर हम किसी प्रकार की काई आपत्ति नहीं है और न ही भविष्य में होगी तथ उक्त भूमि को पट्टे पर दिये जाने पर हमरी पूर्ण सहमति है।

ह0 सहमतीकता श्री बजराम

स्त्राधिरो ह0 सहमतीकर्ता श्री मायादत्त

काक्षी: 1 निनमराम की तिलक्ष्यम बामी पुत्र की द्याराम बामी निनासी - ग्राम उपराजी

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## INDIA NON JUDICIAL Government of Uttarakhand

#### e-Stamp

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Description of Document

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First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK00282958715686S

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NONACC (SV)/ uk1260204/ DEHRADUN/ UK-DH

SUBIN-UKUK126020403848736932022S

DEVENDRA N SONS ENERGY PVT LTD

Article 35 Lease

MAUZA UPROLI TEHSIL KALSI DISTT, DEHRADUN

UTTARAKHAND

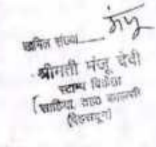
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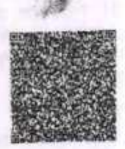
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DEVENDRA N SONS ENERGY PVT LTD

DEVENDRA N SONS ENERGY PVT LTD

(One Hundred only)





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The Desendre N. Sons Energy Pale Ltd

Director

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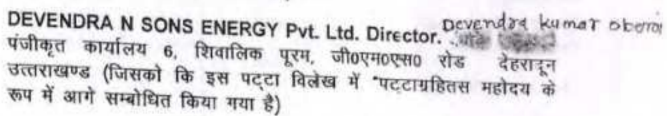
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## पट्टा-विलंख

यह पट्टा विलेख आज दिनांक 11/12/2020 को स्थान चकराता, जिला देहरादून में 1-श्री मायाराम, 2- श्री वयाराम, 3- श्री मीम दत्त पुत्र स्व0 श्री भोला निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड (जिसको कि इस पट्टा विलेख में "पट्टादाता महोदय के रूप में आगे सम्बोधित किया गया है)

..... पट्टादाता

ने





विदित हो कि पट्टादाता इस पट्टा-विलेख की सूची में वर्णित भूमि/सम्पत्ति के एकमात्र भूमिधर स्वामी, अध्यासी है। पट्टादाता को सूची में वर्णित भूमि/सम्पत्ति के सम्बन्ध में विक्य/अन्तरण के सर्वधिकार प्राप्त है। पट्टादाता के अतिरिक्त अन्य कोई व्यक्ति इस भूमि/सम्पत्ति में मागीदार अथवा साझीदार नहीं है। पट्टा विलेख की सूची में वर्णित भूमि/सम्पति हर प्रकार के भार, बन्धन, न्यायालय, बैक, सहकारी, समिति अथवा अन्य किसी वित्तीय संस्था की भूमे/सम्पत्ति है। पट्टादाता हारा ऐसा कोई कार्य, विकय अनुबन्ध आदि अन्य किसी व्यक्ति से वर्णित भूमि/सम्पत्ति के सम्बन्ध में नहीं किया हुआ है जिससे इस भूमि/सम्पत्ति के पट्टा दिये जाने में किसी प्रकार की विधिक बाधा उत्पन्न हो।



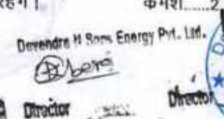
यह कि पट्टागृहिता को पटटादाता की विवरण में दी गई भूमि/सम्पत्ति पर मुख्यता उत्तराखण्ड सौर उर्जा नीति—2013 (संशोधित—2018) के अनुसार सौर उर्जा की ईकाई स्थापित करनी है और सौर उर्जा से सम्बन्धित अन्य गतिविधियां स्थापित करनी है, जिसके लिये पट्टादातागण विवरण में दी गई भूमि/सम्पत्ति को किराए/पटटे पर देये जाने व पट्टाग्रहिता विवरण में दी गई भूमि/सम्पत्ति को पट्टे पर लिये जाने हेतु परस्पर सहमत है तथा दोनो के मध्या नेम्नलिखित संविदा व शर्ते तय की गई है, जिसके अनुपालन में यह पट्टा विलेख अंकित व निष्पादित किया जा रहा है।



एतदृद्वारा ऊपर नामित पक्षकारों के बीच हुई संविदा के अनुपालन में यह पट्टा-विलेख, पट्टादाता द्वारा पट्टाग्रहिता के पक्ष में निम्न उपबन्धों के अधीन अंकित व निष्पादित किया जा रहा है, जिसके अनुपालन हेतु दोनों पक्ष व उनके उत्तराधिकारी व हित-प्रतिनिधि, स्थानापन्न, अन्तरिति आदि-आदि सदैव पाबन्द रहेगे। कमश.....2

भायाराष्ट्र इसि। द्याराष्ट्र श्रायी

मिनन







## अतः यह पट्टा-विलेख पूर्ण स्पष्टीकरण हेतु निम्न दर्शाता है:--

यह कि पट्टे पर दी जा रही मूमि/सम्पत्ति का वार्षिक किराया मु0 13,000-रूपये प्रति बीघा प्रतिवर्ष की दर से तय पाया गया है, जो पांच वर्ष तक के लिये हैं। 5 वर्ष के पश्चात वार्षिक किराये में प्रत्येक 5 वर्ष बाद मु० २,500-रूपये प्रति बीघा की वृद्धि की जायेगी। पट्टे पर दी जा रही भूमि/सम्पत्ति 2.16 बीघा है, जिसका कुल वार्षिक औसत किराया 41580/रूपये प्रति वर्ष की दर से तय पाया गया है। इस पट्टे की अवधि दिनांक 01/10/2020 से प्रारम्भ होकर अगले अगले 29 वर्ष 11 माह तक के लिये निर्घारित की गई है जो कि 30 वर्ष से अधिक नहीं है, जो की पक्षकारों की आपसी सहमति से आगे भी बढाई जा सकती है, जिसके लिये अलग से नवीनतम पट्टा विलेख तैयार कर निष्पादित कराया जायेगा। किराये का विवरण संलग्नक-1 है।

यह कि पट्टादाता ने पट्टाग्रहिता को ऊपर दर्शाएनुसार किराए के प्रतिफलस्वरूप इस पट्टा विलेख की सूची में वर्णित भूमि/सम्पत्ति के फिक्चर्स व सुखाधिकारों सहित इस भूमि/सम्पत्ति के प्रयोग एंव उपयोग के समस्त अधिकारों सहित व पट्टाग्रहिता के कर्मचारियों व अन्य व्यक्तियों जिन्हें कि पट्टाग्रहिता इस सम्पत्ति के उपयोग हेतु अधिकृत करें, के लिये किराए/पट्टें पर दे दी है। जरूरत पडने पर पट्टाग्रहिता द्वारा भूमि को बाद में अकृषक (घारा-143) घोषित करवाया जायेगा। जिसके लिये पटटादाता सहमत है।

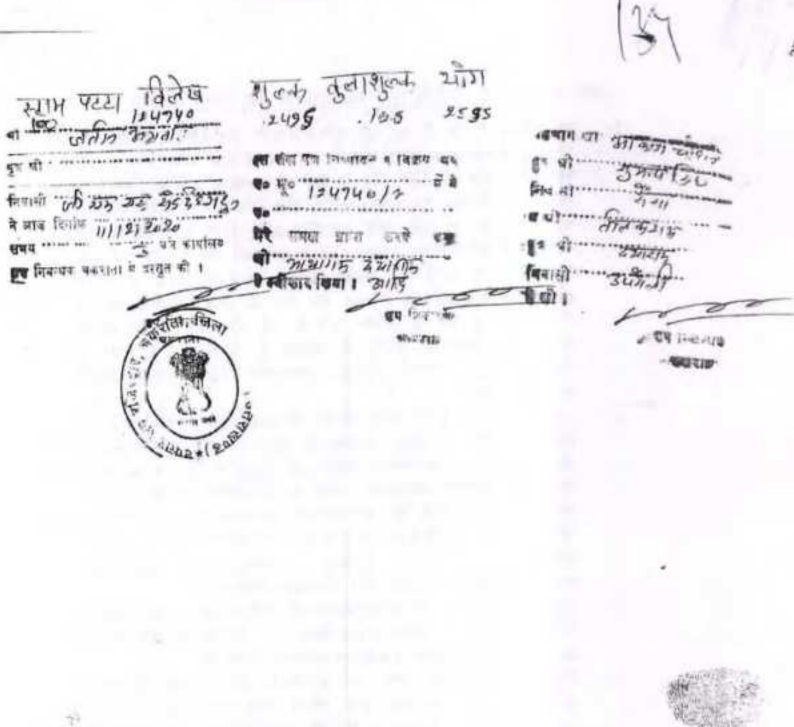
यह कि पट्टादाता ने पट्टाग्रहिता को भूमि/सम्पत्ति का वास्तविक अध्यासन स्थल पर जाकर सौप दिया है। पट्टाग्रहिता अध्यासन की प्राप्ति की अभिस्वीकृति एतदृद्वारा स्वीकार करता है।

यह कि पट्टाग्रहिता प्रत्येक वर्ष की किराए की अदायगी वर्ष के माह अप्रैल में पट्टादाता को अदा करेगा तथा पट्टादाता किराए की प्राप्ति के उपरान्त किराया प्राप्ति की रसीद नियमानुसार पट्टाग्रहिता को जारी करेगा।

यह कि पट्टाग्रहिता इस भूमि/सम्पत्ति के सम्बन्धित विद्युत एव जल का भुगतान किये जाने हेतु उत्तरदायी होगा।

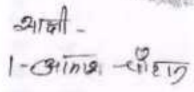
यह कि पट्टाग्रहिता द्वारा सूची में वर्णित भूमि/सम्पत्ति मुख्यता उत्तराखण्ड सौर उर्जा नीति-2013 (सेंशोधित-2018) के अनुसार राज्य के पर्वतीय क्षेत्रों में 5 मेघावाट क्षमता तक की सौर उर्जा परियोजना उत्तराखण्ड राज्य के अनुसार सम्बन्धित विमाग (UREDA)के द्वारा जारी पत्रांक No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vol-2) दिनांक 18 जूलाई 2019 सौर उर्जा की ईकाई स्थापित किये जाने हेतु किराए/पट्टे पर ली गई है। पट्टदातागण की अनुमति के बिना पट्ट पर दी गयी सम्पत्ति की कमश....3....

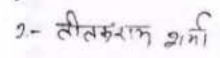
सब-लीज कर सकता है। Devendra N Sans Energy Pyt. Ltd. gendra



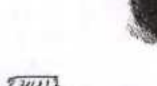
पश्या विजेरह















かかるで

यह कि पट्टाग्रहिता किराएदारी/पट्टे की अवधि समाप्त होने के उपरान्त अथव निर्धारित समय अवधि से पूर्व किराएदरी समाप्त होने की दशा में भूमि/सम्पत्ति का रिक्त व वास्तविक अध्यासन समस्त फिटिंग एवं फेक्चर्स हटाकर, रिक्त अवस्था में पट्टादाता को

यह कि पट्टे/किराये की अवधि के दौरान विवरण में दी गई मृमि/सम्पत्ति पर आरोपित कर उपकर, इत्यादि के भुगतान का

दायित्व भी पटटाग्रहिता का होगा।

यह की पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई मूमि/सम्बित्ति में अपनी सुविधानुसार अस्थायी पार्टिशन करे तथा सौर उर्जा हेतु जिस प्रकार के भी निर्माण की आवश्यकता हो, वह निर्माण करें।

यह की पट्टाइहिता को यह अधिकार होगा की वह अपने कार्य से सम्बन्धित बोर्ड, नोटिस बोर्ड, साईन बोर्ड, वाल पेन्टिंग इत्यादि

लगाए, इस पर पट्टादाता को कोई आपत्ति नहीं होगी।

11- यह कि पट्टाइहिता के द्वारा 6 माह तक निरंतर किराया नहीं देता है तो पट्टादाता को यह अधिकार होगा कि व पट्टाग्राहिता की किराएदायी विधिक 90 दिन की अवधि का सूचना पत्र प्रेषित करें। इसके बाद भी अगर किराया अदा नहीं किया जाता है तो पट्टादाता पट्टा-विलेख को समाप्त कर दे व मूमि/सम्पत्ति का अध्यासन पट्टाग्रहिता से प्राप्त कर ले। पट्टादाता को यह अधिकार नही होगा कि वह षट्टाग्रहिता के द्वारा पट्टे पर प्राप्त भूमि को बँक या अन्य किसी विक्तीय संस्था में बन्धक किये जाने के पश्चात नियत अवधि से पूर्व पट्टा विलेख को निरस्त कराये।

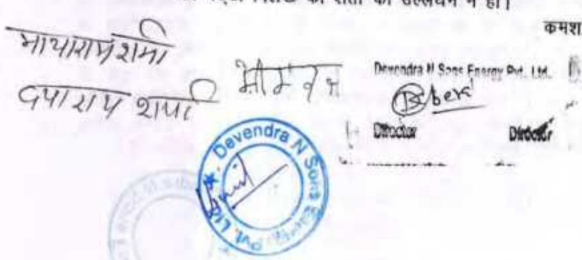
12- यह कि पट्टाग्रहिता के द्वारा जिस प्रयोजन हेतु भूमि को पट्टे पर लिया गया है। यदि पट्टाग्रहिता का प्रयोजन सफल नहीं होता है तो पट्टाग्रहिता को अधिकार होगा कि वह इसकी सूचना पट्टादातगण को देगे, जिसकी अवधि 06 माह की होगी और 06 माह बीत जाने के पश्चात पट्टाग्रहिता पट्टे को निरस्त करा सकते हैं जिसके लिये पट्टादाता, पट्टाग्रहिता के अनुरोध पर निरस्तीकरण हेत् पाबन्द

रहेगे।

13— यह कि, इस पट्टा विलेख में प्रयुक्त स्टाम्प शुल्क एवं पंजीकरण शुल्क पट्टाग्रहिता द्वारा ही वहन किया जाएगा। इस पट्टा विलेख की मूल प्रति पट्टाग्रहिता के पास रहेगी।

14- यह कि यह पट्टा विलेख को समाप्त करने का अधिकार पट्टादाता को पट्टा विलेख की अवधि तक नहीं होगा। और तब तक जब तक की पट्टा विलेख की शर्तों का उल्लंघन न हो।

कमश...4....



14— यह कि पट्टा विलेख उत्तराखण्ड सरकार द्वारा उत्तराखण्ड शासन विधायी एवम् संसदीय ठार्य विभाग की अधिसूचाना संख्या 350/XXXVI(3)/2018/79(1)/2013 देहरादून 6 अक्टूबर 2018 में दिये गये उत्तराखण्ड अध्यादेश संख्या 3 वर्ष 2018 के विधायी संशोधन के अनुसार सम्पन्न किया जा रहा है, जिससे उत्तराखण्ड राज्य की किसी भी विधि या उपविधि को कोई उल्लंधन नहीं हो रहा है। पट्टाग्रहिता को परियोजना लगाये जाने हेतु परियोजना का आवंटन No 874,UREDA/03(1)-SPV-214-2/UPCL-PRO/2019-20(Vcl-2) दिनांक 18 जूलाई 2019 द्वारा अवंटित की गई है।

15— यह कि पट्टाग्रहिता के द्वार विवरण में दी गई मूमि/सम्पत्ति सौर हजा की ईकाई स्थापित किये जाने हेतु किराये पर दी गई है। पट्टाग्रहिता विवरण में दी गई भूमि/सम्पत्ति का कभी कोई अन्य कार्य नहीं करेगा और ना ही ऐसा कोई कार्य करेगा, जिससे

ल्ताराखण्ड राज्य की किसी विधि का कोई उल्लंघन हो।

16— यह कि पट्टाग्रहिता को यह अधिकार होगा कि वह पट्टे पर ली गई भूमि/सम्पित्त के लीज होल्ड अधिकारों को बन्धक कर किसी भी वित्तीय संस्था से ऋण प्राप्त कर सकता है तथा ऋण की अवधि के दौरान पट्टा निरस्त नहीं किया जा सकेगा एवम् पट्टादाता द्वारा किसी अन्य व्यक्ति को पट्टा नई दिया जा सकता।

17- यह कि महा प्रबन्धक जिला-उद्यान केन्द्र, देहरादून के पत्रांक मैमो/एम0एस0एम0ई0/जि0च0कं0/2019-20दिनांक 12/03/2015 भूमि का पट्टा विलेख हेतु नीति 2015 के अनुसार श्रेणी बी में 100 प्रतिषत स्टाम्प शुल्क में छूट दो गई है जिस कारण पट्टा विलेख पर केवल 100/रूपये का स्टाम्प शुल्क अदा किया जा रहा है।

18— यह कि पट्टग्रहिता किराए/पट्ट पर ली गई सम्पत्ति को सब लीज पर दे सकता है, इसमें पट्टाग्रहिता को पट्टादाता के हस्ताक्षर की

आवश्यकता नहीं है।

19— यह कि परियोजना में कोई बाधा जैसे की पेड, फसल, संरचना और बाग आदि है तो काटने या इटाने की जिम्मेदारी पट्टादाता की होगी।

20— परियोजना के लिए ऋणदानाओं के पास नई इकाई/नामिती के साथ पट्टाग्रहिता के विकल्प का अधिकार होगा जो निष्पादित किए गए ऋण दस्तावेजों के तहत डिफाल्ट की किसी भी घटना की सूचना पर या परियोजना के लिए पट्टाग्रहित और उघारदाताओं के बीच निष्पादित किया जाए और परियोजना के लिए ऋणदाता या परियोजना के ऋणदाता के किसी भी ट्रस्टी को पट्टाग्रहित के स्थान पर सुरक्षा ब्याज/अधिनियम का उपयोग करने का अधिकार होगा और/या ऋण पटिटका के तहत पट्टाग्रहित की चूक के मामले में पट्टाग्रहित को प्रतिस्थापित नई इकाई/नांमाकित व्यक्ति इस पट्टे की लीज के सभी नियमों और शर्ता का पालन करेगा, जिसमें पट्टादाता को पट्टे पर किराये का भुगतान शामिल है।

प्राथाम श्रीमा विसम पद्दादाता का पद

Devendra M Socia Energy Pvs.

Carrie

21- किसी भी विवाद या इस लीज डीड के सम्बन्ध में या उससे उत्पन्न होने वाले दावां को पार्टियों के बीच सौहार्दपूर्वक निपटारा किया जाएगा और यदि 90 दिनों के भीतर इसका निपटारा नहीं किया जाता है, तो पार्टियों की आपसी सहमति से नियुक्त एकमात्र मध्यस्था द्वारा इल होगा। हालाँकि, यदि कोई माध्यस्थ 90 दिनों के मीतर पक्षकारो द्वारा सहमत नही है। उसी को नियुक्ति के प्रावधान और मध्यस्थता अधिनियम के प्रावधान के अनुसार नियुक्त किया जाएगा। मध्यस्थता के पूर्वोक्त प्रावधानों के अधीन स्थानीय न्यायालयों / नैनीताल उच्च न्यायालय के पास किसी भी और सभी मामलों पर अधिकार क्षेत्र होगे जो कि पार्टियों को भारतीय कानूनो के उनुसार अदालतों / मंचो पर कानूनी रूप से आंदोलन की अनुमति देते है।

### विवरण सम्पत्ति/भूमि

मूमि खाता संख्या 00027 फसली वर्ष 1422 से 1427 में अंकित खसरा न0ं 829 रकवा 0.1660 है0, स्थित मौजा उपरौली खत उदपाल्टा परगना जौनसार बाबर, तहसील कालसी, जिला-उत्तराखण्ड जिसमें उत्तराखण्ड राज्य की सौर उर्जा नीति के अनुसार उत्तराखण्ड सरकार के शासनादेश संख्या 03/2018 सौर उर्जा की ईकाई स्थापित अनुसार जनी है।

रजिस्ट्रेशन अधिनियम - 1908 की घारा 32 -ए के अनुपालन हेतु फिगर्स प्रन्टस्।

पट्टादाता- श्री मायाराम पुत्र स्व० श्री मोला निवासी-ग्राम उपरौली तहसील कालसी जिला देहरादून उत्तराखण्ड।

बाये हाथ ने अंगुलियों के चिन्ड :--











दाये हाथ के अंगुलिये के चिन्ह :-











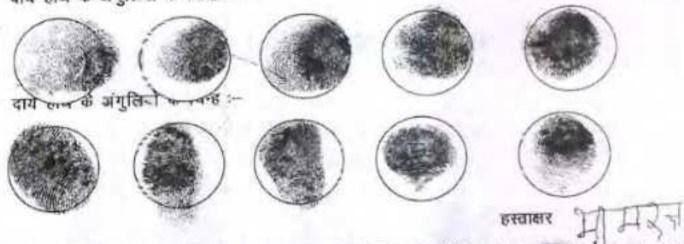
प्राप्तिमाम

Dovondra M Sons Energy Pvt. Ltd.

पट्टादाता— श्री दचाराम पुत्र स्व० श्री भोला निवासी—ग्रान उपरौली वहसील कालसी जिला देहचदून उत्तराखण्ड। बाये हाथ के अंगुलिख के चिन्ह:—



पट्टादाता— श्री नीम दत्त पुत्र स्व० श्री मोला निवासी—ग्राम उपरौली तहसील काल्सी ज्ञिला देहरादून उत्तराखण्ड। बाये हाथ के अंगुलिकों के चिन्ह :-



पट्टाग्रहिता— DEVENDRA N SONS ENERGY Pvt. Ltd. Director. Devendo Kamar obcaol पंजीकृत कार्यालय 6, शिवालिक पूरम, जीवएमवएसव रोड देहरादून उत्तराखण्ड।



साक्षी-1 सिवायमिका

श्री आकाश चौडान पुत्र स्व0 सुमाष सिंह चौहान निवासी— ग्राम सैन्सा तहसील चकराना जिला देहरादून। साक्षी-2 निल के राज

श्री तीलक राम शर्मा पुत्र श्री दयाराम शर्मा निवासी—ग्राम उपरौली तहसील कालसी जिला देहरादून।

PRATAP BINES

रचियता:- प्रताप सिंह अधिवक्ता चकराता देहरादून।

भाराम शर्म कार्या के निम वन

Devendra H Sons Energy Pvt. 144.

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O ANEXURE-	1	
Gram Panchayat	UPROLI	
Account Number	27	
Farad Number	829	
Lease rate per Bigha	13000	
Land Area (in Bigha)	2. 6	
Total Land lease amount first year	23(30)	
Increment Amount in every 5 year @ 2500	And the Assessment of the Asse	
per bigha	5400	
Average rent of 30 year	41589	
Lease Rear Sched		
Year	Lease Amount	
1	28030	
2	28090	
3	28090	
4	28080	
5	28080	
6	33480	
7	33480	
8	33480	
9	33480	
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u u	38880	
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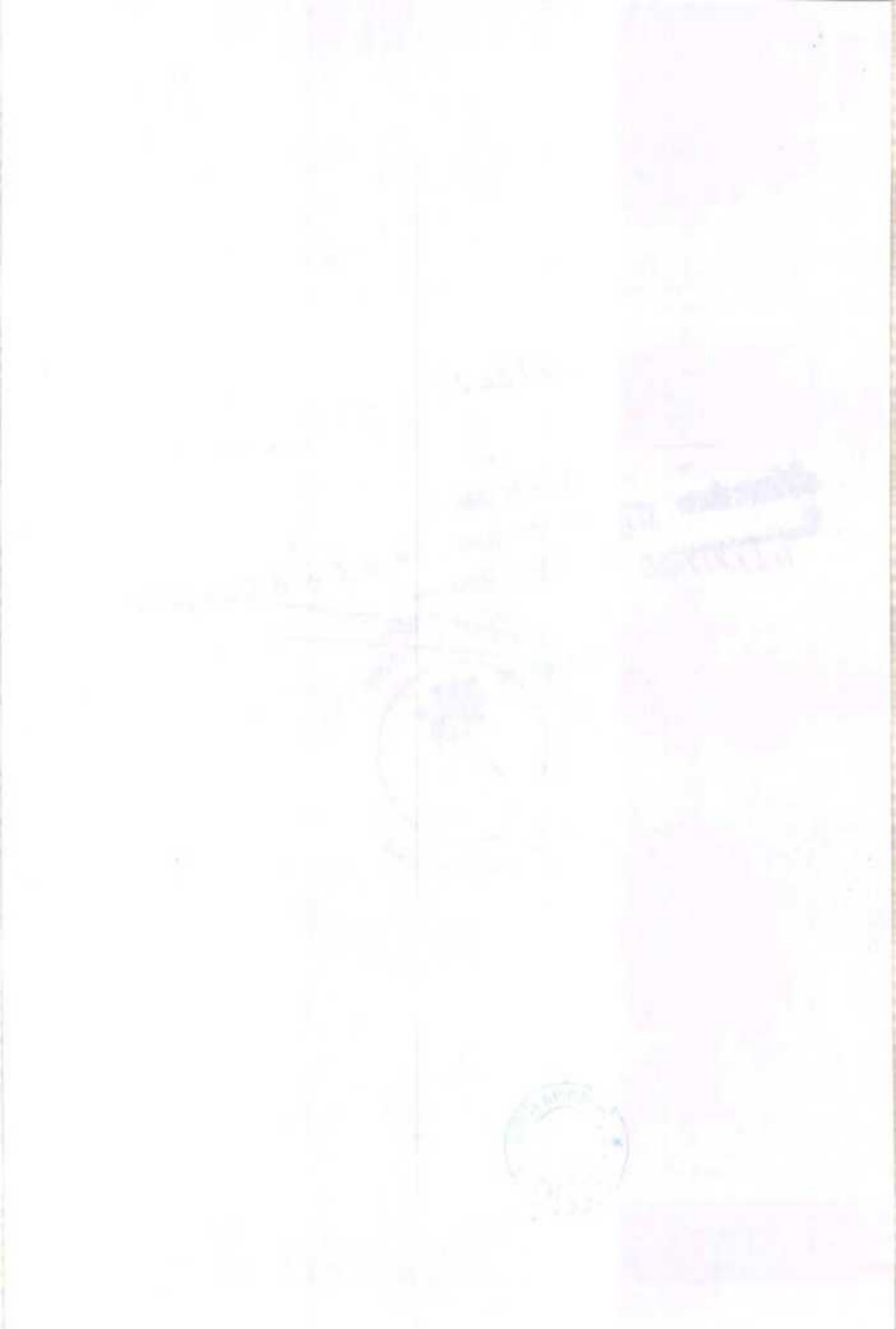
वराराप रामा निमिन्न

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# 502/2020









Government of India MANUAL STATE

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UTTARAKHAND POWER CORPORATION LTD.

Office of
Executive Engineer,
Electricity Distribution Division Barket.
Email ID:- eddbarkot@gmail.com
Tel. Ph. No:- 01375- 225515

STREET SHOW THE STREET SHOW

कार्यालय अभिशासी अभियन्त्रा, विद्युत वितरण खण्ड, बङकोट। ई-मेल- eddbarkot@gmail.com दूरमाय नं0 01375- 225515

पत्रांकः-877 /विविविवस्तवव

दिनाँक /5.10,24

निदेशक (परिचालन) उत्तराखण्ड पावर कारपोरेशन लि0 ऊर्जा भवन कांवली रोड, देहरारदून।

विषय :

500 KW सोलर पावर बोजेक्ट की Technical Feasibility Report (TFR) के सम्बन्ध में I

महोदय,

उपसेक्त विषयक अवनत कराना है कि श्री प्रखर श्रीयास्तव अधिकृत प्रतिनिधि M/s Devendra N5ons Energy Private Limited ने अपने पत्र दिनांक 05.10.2024 के माध्यम से अयगत कराया गया है कि उन्हें उरेड़ा द्वारा पूर्व में 500 KW का सोलर पावर प्रोजेक्ट की स्थापना करने हेतु LOA 1712/Ureda/03-11)-SPV-214-3/52MW UPCL-RPO/2019-20 (Vol-3) दिनांक 01.09.2019 जारी किया था, इसके उपसन्त M/s Devendra N5ons Energy Private Limited (Solar Power Developer) य UPCL के मध्य दिनांक 30.06.2022 को Power Purchase Agrement (P.P.A.) किया गया है। श्री प्रखर श्रीवास्तव के द्वारा उदत्त सोलर पावर प्लान्ट पूर्व में, श्राम उपरोली साहिया, ब्लॉक कालसी, जिला देहराडून उत्तराखण्ड में लगाया जाना प्रस्तावित था किन्तु मूर्मि अधिग्रहण व इस्तान्तरण में आयी कठिनाईयों के कारण उक्त स्थान पर प्लान्ट लगाया जाना सम्भव नहीं हो सका जिसके कारण उक्त सोलर पावर उत्पादक, उक्त आविटित सोलर प्लान्ट इस खण्डान्तर्गत आने वाले ग्राम कण्डारी, ब्लॉक नीगॉव, जिला उत्तरकाशी में लगाया जाना प्रस्तावित किया है और उक्त प्रस्तावित स्थान पर 500 KW के सोलर पावर प्रोजेक्ट से उत्पादित विद्युत कर्जा निकासी (Evacuation) हेतु Technical Feasibility Report (TFR) देने का अनुरोध किया है।

उक्त के दृष्टिगत उपरांक्त प्रस्तावित 500 KW के Solar Power Project से उत्पादित विद्युत ऊर्जा के निकासी (Evacuation) हेतु Technical Feasibility Report (TFR) इस पत्र के साथ संलग्न कर आपको सादर सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेमित।

संलग्न - यथोपरि।

(धर्मश्रीर त्तिंह) अधिशासी अभियन्ता



### TECHNICAL FEASIBILITY REPORT FOR SOLAR PV POWER PLANT

SI.	Part culars	Remarks	
-	is of the Solar PV Power P and		
	Name of the applicant commissioning the proposed Solar PV Plant -: MIS Dover	La Al Care Transul	
2	Capacity (MW/KW) of Proposed Solar PV Power Plant		
2	Details of land and location where the solar PV plant is proposed to be constructed	30.6563860,78.073	
4	(including the details viz. coordinates, land area etc.)— Kandasi, block—N Contact No. of the applicant — 905854-54-70	alegan, Utacha	
5	Email of the applicant — 905854-5476		
	Is of Connectivity to be provided to Sciar PV Power Plant		
1	Voltage level at which connectivity is proposed to be provided to Solar PV Power Plant	11kv	
2	Whether connectivity at above valtage level is provided by tapping the existing feeder or through independent feeder. (Must be specifically mentioned)	Existing 11hv Feeder	
3	In case tapping of existing feeder is to be done, give following details of the existing feeder		
(i)	Name of the existing feeder	11KV Danta F	
	Length of the line proposed to be constructed	Abbrox IKM	
(iii)	Type and size of conductor :c be used	ACSR Weasal	
(iv)	Current carrying capacity of the feeder	The state of the s	
(v)	Currulative capacity of total DTRs connected to this feeder (KVA)	2349 KVA	
(vi)	Capacity of Generator(s) , if any, connected to this feeder — 9	45 KW	
(vii)	Maximum load recorded on the existing feeder in Amperes and KVA	and the same of th	
(viii)	Mine will so the observe words of FOLIO	56 Amp.	
(ix)	Remarks, if any	ns.	
4	In case indpendent feeder is to be constructed, give following details		
(i)	Length of the line proposed to be constructed		
(ii)	Type and size of conductor to be used		
- Sandan	Capacity of Generator(s) , if more than one and their details		
(iv)	Whether lorest clearance(si s(are) required to construct the new independent feeder (Yes/No)		
(v)	Who will do the above work (UPCL/Generator)		
(vi)	Remarks, if any		
Det	ails of 33/11 KV Substation through which power from Solar PV Power Plant is pr	oposed to be evacuated	
1	Name of the 33/11 KV Substation 33/11 KV Schattation	Bashighad	
2	Capacity of Substation (MVA) & Max. Load - 2 x 2.15 MVA -	36 Amb (33K)	
3	Whether enhancement of capacity of 33/11 KV substation is required (Yes/No)	No	
Oth	er Details		
1	Comment whether it is technically feasible to evacuate power from proposed solar PV power plant or not (*es/No)	YES	
2	Single Line Diagram (SLC) clearly describing Solar PV Power Plant, evacuating line and 33/11 KV Substation along with loading conditions, loss calculations etc. (Duly signed separate sheets should be enclosed)	altached	
3	Additional Remarks, if any	N	
-		11/2	

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Executive Engineer
Electricity Distribution

Division Executive Engineer Electricity Distribution Division UPCL, Barkot.

Executive Engineer Electricity Distribution Division UPCL, Barkol.

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Arresus No-6

State Bank of India
L.J ROAD
Rishikesh
Uttarakhand
E-mail: sbi.01285@sbi.co.in

#### TO WHOM IT MAY CONCERN

Mr. Devendra Oberoi has approached us for term loan for setting up of olar power plant at Village Udpalta, Block Kalsi, District Dehradun.

We may consider the loan application subject to availability of financial, other necessary documents required for assessment and general viability of the project.

Hemendra Kumar

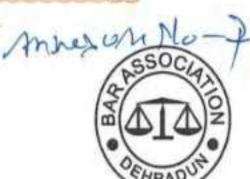
Relationship Manager (SME)

Date: 04.02.2025









<del>фија В</del> 70430

## अभिभाषक पत्र

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मेर्ने / हमने उपरोक्त वाद में अपनी ओर से भी कि शिक्ष अपनी अरे के भी कि शिक्ष में कि स्वापनी अरे के प्रतिकेट	1K-24@00)
को नियत शुल्क पर उपरोक्त न्यायालय में कहर्य करने के निमित्त निर्वाचित किया है।	
अतः प्रतिज्ञा है कि अभिमापक महोदय उपरोक्त न्यायालय में हमारी ओर से उपस्थित होकर कार्य करें, तथा व	कोई आवेदन पत्र,
प्रमाणपत्र, स्टाम्प, न्यायालय शुल्क, नकद गशिः प्रस्तुत करें अथवा वहां से वापिस प्रान्त करें, आपसी समझोता करें, कि	
या प्रार्थना पत्र का उपक्रम करें।	
न्यायालयः की आज्ञा की अपील करें, डिग्री का सम्पादन करायें, नीलामी मौल लें, अधिकार लें, अभिभाषक म	लेका का का कार्य
The same to describe the same of the same	हादय का हर काय
हमको अपने स्वयं कार्यतुल्य मान्य व स्वीकार होगा। अमिमाषक पत्र लिख दिया प्रमाणित हो सार सम्यानुसार काम आये।	IC
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	संख्या
अभिमाषक पत्र स्वीकार है	
Kamal Torton AKSHAY NEGI	डवोकेट देहरादून
Gre. No.: Cher.	Salara aguila
हिनांक वर्ष विनांक वर्ष	
THE RESIDENCE OF THE PROPERTY	

## DEVENDRA N SONS ENERGY PVT LTD

PAN: AAHCD5767H

102

Ref. No:

Date: 10-Apr-2025

CERTIFIED COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF DEVENDRA N SONS ENERGY PRIVATE LIMITED HELD ON 10-Apr-2025 AT THE REGISTERED OFFICE OF COMPANY AT 180 A RAJPUR ROAD DEHRADUN UTTARAKHAND 248009.

It is hereby certified that the following resolution of above-mentioned company was passed at duly called and convened Board meeting (U/s 173 of Company Act 2013) held on 10-Apr-2025 and has been duly recorded in the minute book of the aforesaid company ker: U/s 118.

#### RESOLUTION NO. 1 AUTHORITY FOR SOLAR PV POWER PROJECT

"RESOLVED THAT Mr. VINEET BIST whose Adhaar No. is 735554633348 is authorized to act on behalf of company with respect to solar pv power project awarded to us as per LOA No. 1712/UREDA/03(1)-SPV-214-3/52 MW UPCL-RPO/2019-20 (Vol-3) dated 01-Nov-2019. He is authorized to attend meetings and PPA on our behalf."

"RESOLVED FURTHER THAT signature of Mr. VINEET BIST is hereby attested for the purpose of verification and is further authorized to make necessary applications/declarations enter into agreement/ contract etc and to do all other incidental acts and things necessary for the attainment of above purpose."

Name	Signature
VINEET BIST	Vinis

On Behalf of the Boere
DEVENDRA N SONS ENERGY PRIVATE LIMITED

Vincet Bist (Director)

Deepak Kukreti (Director)

ADDRESS: GMS ROAD, 9 SHIVALIK PURAM DEHRADUN, 248001,

Email: jatinoberoi 16@yahoo.com Mob :+91-9997843505







#### भारत सरकार Government of India



ਜਨਮ ਜਿੱਥਿ / DOB : 06/09/1977



7355 5463 3348

आधार - आम आदमी का अधिकार





आरतीय विकिट पहचान प्रशिक्ता

#### Unique Identification A. thortty of India

हाथीवडकर्ला, देहरादून, देहरादून जी.पी, उत्तराखंड, २४८००१

Address: S/O: अर्जुन सिंह बिष्ट, 23/1, शक्ति S/O: Arjun Singh Bist, 23/1, Shakti कॉसोनी न्यु कॅट रोड, गाँव Colony New Cant Road, Village Hathibarkata, Dehradun, Dehradun G.p., Utta akhand, 248001

7355 5463 3348

1647 1600 300 1847

X help@uldel.gov.in www.





Form- I

S.No.	Particulars		Particulars Details	
1.	Name of the Petitioner/Applicant		M/S DEVENDRA N SONS ENERGY PVT. LTD., Through its authorised signatory Mr. Vinect Bist.	
2.	Address of the Petitioner/Applicant		Registered Office at 180-A, RAJPUR ROAD, DEHRADUN, UTTARAKHAND	
3.	Subject Matter		Petition Seeking Review of UERC's Order Dated 27th March 2025, Passed in the Sub-Moto Proceedings Regarding Extension Requests for Development and Commissioning of Solar Power Plants Allotted Under the "Tariff-Based Competitive Bidding Process" for Type-1 Projects Under the Solar Energy Policy of Uttarakhand, 2013	
4.	Deta	ails of Fee Remitted -		
	a	IMPS/UTR No.	549476535612	
	b	Date of remittance	08-05-2025	
	С	Amount remitted	Rs. 10,000/-	
5.	Signature of authorized signatory with date		Sons Energy	